

THE INCOME TAX

Pres. Taft Backs the Opponents to the Measure

WASHINGTON, June 15.—When the income tax question comes before the senate for a vote next Friday the plan of its opponents, backed by the influence of President Taft, to circumvent the adoption of such a measure, will be fully outlined. Already the opponents express confidence in their ability to substitute for the income tax net earnings of corporations, available for dividend purposes, coupled with a provision for the submission to legislatures of the several states of a constitutional amendment giving congress the power to lay and collect direct taxes on incomes.

Keep the Kidneys Well

Health is Worth Saving, and Some Lowell People Know How to Save It.

Many Lowell people take their lives in their hands by neglecting the kidneys when they know these organs need help. Sick kidneys are responsible for a vast amount of suffering and ill health, but there is no need to suffer nor to remain in danger when all diseases and aches and pains due to weak kidneys can be quickly and permanently cured by the use of Doan's Kidney Pills. Here is a Lowell citizen's recommendation.

Ira Hartwell, living at 46 Varney street, Lowell, Mass., says: "A few years ago I had an attack of kidney trouble, the kidney secretions becoming so frequent in action that I would be forced to arise several times during the night. I also had backaches. Upon using Doan's Kidney Pills, procured from Ellingwood & Co.'s drug store, the pain in my back diminished, and soon disappeared entirely. I am confident that Doan's Kidney Pills are just what they are represented to be."

For sale by all dealers. Price 50 cents. Foster-McMillan Co., Buffalo, New York, sole agents for the United States. Remember the name—Doan's—and take no other.

Worth Buying

We have a large line of attractive

HAMMOCKS

In very pleasing combinations of colors.

It's Time to Buy. Come See for Yourself

BARTLETT & DOW
216 Central Street.

THE SAMPLE SHOE SHOP CO.

T. A. PINE, Treasurer.
Wier Building, 212 Merrick St. 2nd Floor, Over Miley-Kelman's

NOW OPEN

WALK SHORT FLIGHT OF STAIRS
OUR MOTTO—Walk a flight and save a dollar, these are tight money times. THREE THINGS worth your while when considering the purchase of shoes.

Selling Economy, Quality and Fit

We are located on second floor where RENTS are LOW—that's ECONOMY. Our shoes are factory samples—that's Quality. Our salesmen are the most experienced in their line—that insures the good FIT. We refund money if purchase is not satisfactory. THE ORIGINAL AMERICAN SAMPLE SHOE SHOP CO.

REMEMBER OUR PRICES at \$2.00 and \$2.50 a pair for styles sold elsewhere at \$3.00, \$3.50, \$4.00 and \$5.00.

Other stores at 436 Washington Street, Boston; 74 Boylston Street, Boston; 126 Washington Street, Salem. All our stores up one flight.

GEORGE H. EARLE, JR., WHO AIDS UNCLE SAM IN SUGAR FIGHT



WASHINGTON, June 15.—In the government's prosecution of the American Sugar Refining company for alleged violations of the Sherman anti-trust law, George H. Earle, Jr., of Philadelphia will be the principal witness. Mr. Earle as receiver for the Real Estate Trust company of Philadelphia forced the American Sugar Refining company to pay over several millions of dollars to the Pennsylvania Sugar Refining company in settlement of a suit involving violations of the anti-trust laws. Mr. Earle sought to have the government prosecute the sugar trust last year, but failed. Recently he brought the case to the attention of Attorney-General Wickham, and the latter immediately began gathering evidence for the prosecution.

THE GOULD CASE

Abandonment Will be the Only Charge Brought

NEW YORK, June 15.—Abandonment will be the sole issue upon which the suit for separation brought by Katherine Clemmons Gould against her husband, Howard Gould, third son of the late Jay Gould, will be decided. This ruling was made late yesterday in the supreme court by Justice Dowling, who is hearing the case, after counsel for Mrs. Gould had rested the case for the plaintiff. This sweeps away several phases of the case, notably cruelty and non-support, and is a partial victory for Howard Gould. As to the charge of abandonment, the court held that this, too, might not stand unless the plaintiff was able to show that Howard Gould's stipulations for a reconciliation with his wife were unreasonable. This phase of the case will be argued today.

Developments in the case yesterday were perhaps the most interesting in the trial so far. George Gould, a brother of the defendant, testified, and Mrs. Gould was excused from the stand after three days of searching cross examination.

After the case for the plaintiff rested, Delaney Nicoll, for the husband, made the usual motion that the suit be dismissed on the ground that the plaintiff had failed to make out a case. "There have been no evidences of cruelty," he argued. "One of the allegations is that the plaintiff was surrounded by spies. Nothing has been adduced to prove it. There is no evidence to prove it. There is no evidence to prove it."

Referring to the abandonment charge, he said that Howard Gould left his wife in July, 1908, but offered to return on perfectly reasonable terms, one of which was that she should abstain from intoxicating liquors. Mrs. Gould, he continued, refused.

During the foregoing argument Mrs. Gould became faint, left the court room and did not return. Then her counsel, Clarence Shearn, began argument against the motion of the defense to dismiss.

"It is cruelty," he affirmed, "for a husband, without justification, to accuse his wife of being a bad character or to entertain against her, without cause, reflections against her honor."

"What kind of a conspiracy was Mr. Nicoll engaged in," he asked, "when he got hundreds of a saloon to work in the purpose of proving Mrs. Gould a woman of bad repute? That was the crime of cruelty. Howard Gould's attempt to have his wife pledge herself not to drink in itself constitutes cruelty."

It was this charge in the argument the husband asked the wife to sign by which she would consent to live with her again that Mrs. Gould most strongly objected to.

"What!" she exclaimed earlier in the day during cross examination, "have you seen yourself a drunkard? Never! Inasmuch as the abandonment charge only is to be considered today, there will be no further mention of 'Buffalo Bill,' 'Big Hawley,' the former convict, or Ed Sholes, the reputed gambler. But it still leaves the question of Mrs. Gould's alleged indulgence in intoxicants."

Whatever bearing the events of the day will have on the ultimate decision in the case, honors were about even in the verbal battle between the cross-examiner and Mrs. Gould. Both sprung surprises. The lawyer's most startling thrust was the exhibition of a faded old fashioned photograph of a young woman sitting on a white horse, with the white canvas of a circus tent in the background. Mrs. Gould turned a dull red when it was shown, but she would not identify the photograph as one of herself, nor would she swear that it was not. She thought it was "hardly fair enough for me."

This picture was introduced to show, if possible, Mrs. Gould's former association with "Buffalo Bill's" show. She had denied on the stand that she was in any way connected with the Wild West, though she had admitted that she traveled at times with Cody, W. F. Cody and daughter and his manager.

In retaliation for the picture incident, Mrs. Gould made one cutting remark to her opponent. Mr. Nicoll had been asking the witness about her gowns, how many she wore, how often she wore them and what became of them. They were given away, Mrs. Gould testified.

"One of them she sent me," was given to her by a friend, she said on the stand. "I have aided many poor girls to get stage engagements by equipping them with my discarded gowns."

"Did it become her?" was Mr. Nicoll's only rejoinder.

As was in the case Friday, most of yesterday's testimony was given by Mrs. Gould's counsel. Mr. Nicoll's cross-examination of the witness was very brief and the defendant's case was very brief.

Cardinal sends letter
The cardinal's letter to the American people was a very strong one. It was a letter of warning and of advice. It was a letter that should be read by every American citizen. It was a letter that should be read by every American citizen.

Attention Housekeepers!

Two ranges in the space of one

The Plain Cabinet Glenwood Coal and Wood range has a complete gas range attachment.

The Gas Oven and Broiling compartment is bolted to the top of coal range. It is handy to get at without stooping, and takes no extra floor space in kitchen.

A Three Burner Gas Shelf fitted flush with range top provides ample room for cooking and boiling.

If a large amount of Baking is required both the coal and gas ovens can be operated at the same time, using one for meats and the other for pastry. It saves time—saves room and Makes Cooking Easy.

"Makes Cooking Easy."

The Plain Cabinet Glenwood

Combination Coal and Gas Range.

M. F. Gookin Company,
35 Market St., Lowell.

\$2000 IN GEMS

Box Containing Diamonds is Missing

BOSTON, June 15.—When Solomon Phillips, treasurer of the Congress Improvement company, opened the safe at the company's office on the fourth floor of 4 Postoffice square at noon yesterday, he found that a box containing \$2000 worth of diamonds and watches had vanished.

The Congress Improvement company makes rings of notes and securities of various kinds, and although it could not be learned last night how the jewels came into the possession of the company, they were probably taken as security for some loan. When last seen the safe had been disturbed, although there was over \$2000 in cash in the next drawer.

When Mr. Phillips opened the safe yesterday morning he noticed that the jewels had gone, but nothing else in the safe had been disturbed, although there was over \$2000 in cash in the next drawer.

There were marks about the safe to show that it had been tampered with, and all the drawers, as well as the safe door, were locked in the usual manner. The safe is near the windows inside a grating which is opened only from the inside. The only person who knew the combination of the safe was Mr. Phillips.

THE FORD CAR

RAWLINS, Wyo., June 15.—The Ford car, No. 2, in the coast to coast automobile race, reached Rawlins at 5:55 last night. It passed the Shawmut at Hanna, Wyo., and is now leading in the race. Ford car No. 1, reached Medicine Bow last night and remained there till today.

WOMEN ARE VICTIMS

INDOOR LIFE AND LACK OF EXERCISE CAUSES PILES

More women than men have piles. It is because they take so little outdoor exercise and are so often constipated. There is a stagnation of blood in the lower bowel, and no amount of cutting of treatment with ointment and suppositories will remove this cause. Dr. Leonard's Hem-Roid, an internal, tablet medicine, will permanently cure any case of piles, removing the cause. Price \$1 at Carter & Sherburne's drug store. Fully guaranteed. Dr. Leonard, Co., Station B, Buffalo, N. Y. Write for booklet.

THE GOULD CASE

Abandonment Now the Sole Charge

NEW YORK, June 15.—Abandonment was the only charge on which Mrs. Katherine Clemmons Gould's suit for separation from Howard Gould rested when the hearing of this case was resumed today. The charges of cruelty and non-support which were a part of Mrs. Gould's original complaint having been struck out by Justice Dowling at the motion of counsel for Mr. Gould, today's evidence was confined to that bearing on abandonment only. Mrs. Gould has declared that she has not spoken to Mr. Gould since July, 1908, when she had complained to him about the conduct of Maurice Malloy, whom Mr. Gould had put in charge of Castle Gould. Subsequently, Mrs. Gould said her husband sent Elijah W. Sells to her to say that Mr. Gould would return to her if she would agree to certain conditions or he would arrange either for a separation or divorce. These proposals were rejected by her.

TO MAKE INVESTIGATION
WASHINGTON, June 15.—The use of soda, potash, ammonia alum and other aluminum salts in food and the effect of such ingredients on health will be the subject on which the national board of food and drug inspection of the department of agriculture will hold a general hearing on July 6.

A. G. Pollard Co.

"The Store for Thrifty People."

ON SALE TOMORROW, WEDNESDAY MORNING

Importers' Samples of New Laces

About 600 yards of the latest patterns in Venice, Orientals and Baby Irish Effects, in Fancy Edgings. Bands, Festoons—1 to 5 inches in width—usually sold at 30c, 62c and 98c.

At Only 25c a Yd.
READY TOMORROW MORNING

WEST SECTION CENTRAL AISLE

A MOST UNUSUAL OFFERING FOR TODAY FROM OUR LADIES' WEAR SECTION

Silk Dresses, Far Under Price

Every one a smart, graceful little beauty, no matter which price you elect to pay. And when you think of getting SILK DRESSES already to slip into at such prices, every woman should be here when the doors open. It is such unparalleled Dress Economy.

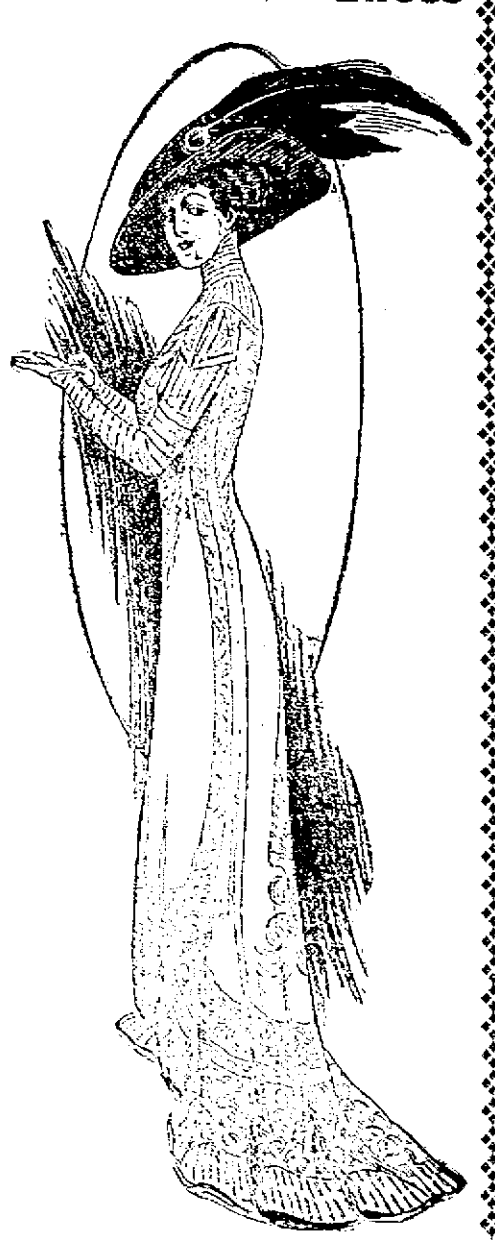
\$27.50 DRESSES \$10.98

Of Pongee, Messaline, Taffeta, Eclair and Voile, in a variety of light and dark colorings. All sizes and desirable colors.

On Sale Today

NO MEMORANDUMS AT THIS SALE

CLOAK DEPT. SECOND FLOOR



A HORSE CASE

Was Heard in the Civil Session Yesterday Afternoon

A rather interesting horse case was heard before Judge Hanley in the civil session of the police court yesterday. It being the case of Daniel O'Leary of Lawrence against Benjamin Harris, colored, of Salem, N. H., a motion of tort, in which the plaintiff alleges that the defendant deceduced him into purchasing a horse for which he paid \$120. J. Joseph Hennesey appeared for the plaintiff and the defendant was represented by Messrs. J. Joseph O'Connor and Jeremiah O'Mahoney.

According to the testimony the defendant put the horse in question up for auction at Hanson's weekly auction on March 11 and informed the plaintiff that the animal was "all right in every way" and "straight and clean" while on the other hand the plaintiff claims that the horse was vicious and ugly, kicked in the stall and it was dangerous for any person to go near the horse.

Marshall P. Cummings, assistant treasurer of the C. H. Hanson Corp., testified that the horse was sold at auction on March 11 and the animal was guaranteed to be fearless, sound without hitting, sound and kind, and it was guaranteed for 21 hours and if in the meantime the horse showed any flaw that it could be returned and the money paid for it would be refunded.

Daniel O'Leary, the plaintiff, testified that he purchased the horse for \$120 and supposed that she was sound and kind, but when she was put in a stall she kicked and gave every evidence of being wicked and dangerous.

Subsequently he sold the horse for \$15 at Hanson's auction. Witness was of the opinion that the horse had been drugged at the time of the sale.

Witness said that he is in the heavy business in Lawrence and has between 50 and 60 horses in his stable. He has been attending Hanson's auctions frequently for the past 12 years.

On cross examination witness told Mr. O'Leary that he had no recollection of the horse being sold to him. Mr. O'Leary said that he had no recollection of the horse being sold to him. Mr. O'Leary said that he had no recollection of the horse being sold to him.

Charles H. Hanson, president of the C. H. Hanson Corp., who attended as amicus curiae on the day of the sale, was the first witness for the defense. He said that Mr. Harris told him that the horse was sound, kind and clever, and would guarantee it. Witness said that Harris wanted at least \$130 for the animal, but finally agreed that the horse be "knocked down" to Mr. O'Leary for \$120. Mr. Hanson said that he told Mr. O'Leary that the horse was guaranteed until 4 o'clock the following afternoon.

Cross examined, witness said that when the horse was sold to Mr. O'Leary the animal looked to be quiet and sound, but later it developed that the horse was very vicious.

The defendant was not placed on the stand.

After arguments had been made by Messrs. O'Connor and Hennesey the court found for the defendant.

BUNCOMANFOILED

He Attempted to Work an Old Game

A rather clever bunco man, but working an old game, left this city yesterday during the latter part of last week as a result of the work of one of the bunco man's would be victims.

Several months ago the alleged crook called on the treasurer of one of the big dry goods stores in Merrimack street and explained that he had been sitting in at a poker game in Haverhill the night before and had pawned his diamond ring. He offered a pawn ticket to the treasurer if the latter would give him \$5 in order to get into Boston. In order that the out of town bunco might make good his game he told the dry goods man that if the latter would call up a certain number in Haverhill he would find out that the pawn ticket was good and that the ring was awaiting the payment of the money advanced on it. This tale to the man who is trying to get money out of his victim has a nail at the head.

It seems that the day the circus was here the bunco man in question called on the dry goods man and offered a pawn ticket to the treasurer if the latter would give him \$5 in order to get into Boston. In order that the out of town bunco might make good his game he told the dry goods man that if the latter would call up a certain number in Haverhill he would find out that the pawn ticket was good and that the ring was awaiting the payment of the money advanced on it.

THREE ARRESTED 213 GRADUATES

PROVIDENCE, R. I., June 13.—Three men who the police claim, are a band of horse thieves who have been working all over the state were arrested yesterday and locked up at the central station to await the session of the sixth district court.

The men are Herbert Carson, Thomas Crogan and Doc Holden. Carson lives here. Holden comes from East Providence and Crogan is well known in New Jersey.

Carson was the first arrested and the police say that he saved them much of a clue to trace the others.

Inspector Lewis Godfrey, who made the arrests, says that the three and a band of horse thieves who have been working all over the state were arrested yesterday and locked up at the central station to await the session of the sixth district court.

The men are Herbert Carson, Thomas Crogan and Doc Holden. Carson lives here. Holden comes from East Providence and Crogan is well known in New Jersey.

Carson was the first arrested and the police say that he saved them much of a clue to trace the others.

HOLY NAME MEETING

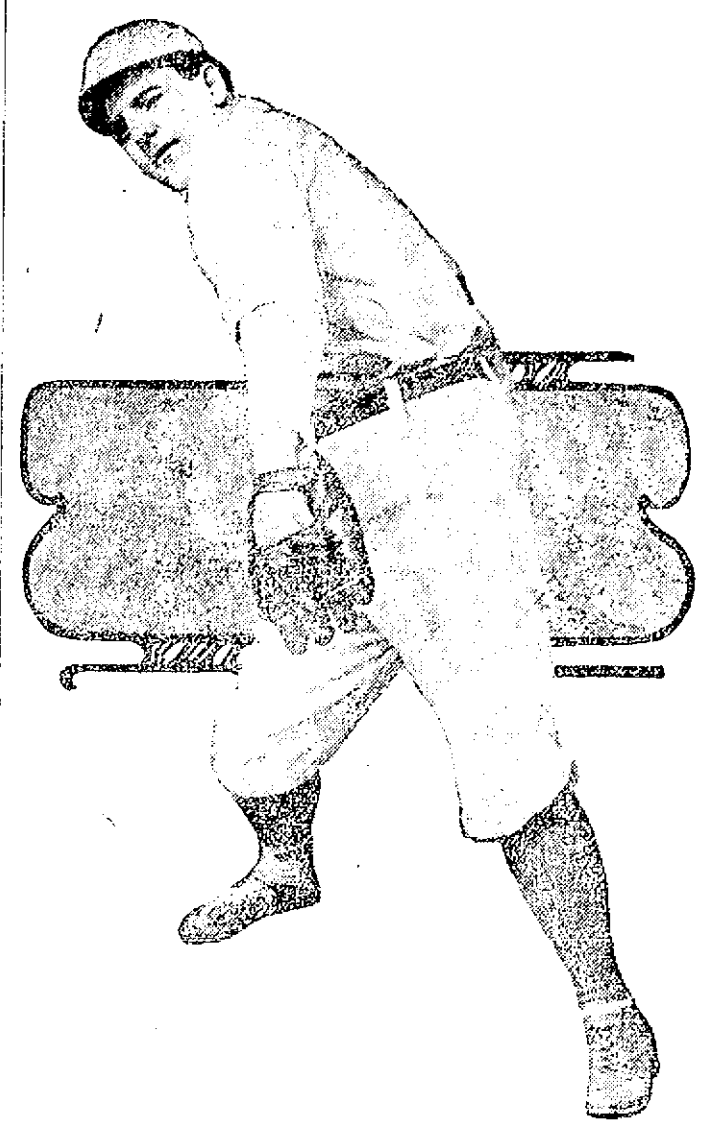
The Holy Name society of the Immaculate conception church held a very largely attended meeting in the basement of the church Sunday afternoon at 2:30 o'clock. The object of the day was to raise the money for the new church building. The meeting was held in the basement of the church and was very largely attended.

The meeting was held in the basement of the church and was very largely attended.

POLICE PENSION BILL

In accordance with the recent vote of the city council instructing Mayor Brown to petition the legislature that Lowell be exempted from the operation of the act by which police officers are pensioned, Mayor Brown has filed a petition, accompanied by a bill exempting Lowell and the two documents are now with the clerk of the senate.

CIGOTTE OF THE BOSTON RED SOX, ONE OF LEADING PITCHERS IN LEAGUE



BOSTON, June 15.—Judging by the great form he is in at present, Eddie Cigotte, the star pitcher of the Boston Red Sox, surely will give George Mullin of Detroit, who is now leading the league with a high percentage, a good run for the pitching season on his Johnson's circuit. Cigotte has won seven out of the first 1241 games he has pitched. In 1908, he pitched twenty-three games, winning seven and losing twelve. He was taken out of five games and missed ten for other pitchers. Cigotte's entrance into the majors precipitated a storm of guesses as to the right way to pronounce his peculiar name. The almost universally accepted fashion was "Cigotte's circuit." Finally the player himself was appealed to, and he declared that his name was pronounced as if spelled C-i-g-o-t-t-e.

TOTALLY BLIND NAPS TOOK THIRD

Lamberton Was Chief Red Sox Downed Again by Cleveland

WASHINGTON, June 15.—Rear Admiral Benjamin Peffer Lamberton, who served as chief of staff to Dewey at the battle of Manila Bay, has gone blind. The trouble started within a few months of the great fight, and the admiral's physician attributes the origin of the malady to the strain of that war.



GRAY WINS OUT

Base Ball Association Not Formed

The meeting of Lowell fans to organize a local baseball association, the New Association, last evening, failed to bring a satisfactory result. A few showed up, but the majority of the fans did not appear. The meeting was held in the basement of the church and was very largely attended.

WENT TO REVERSE

At 10:15 employees of the Tremont Hotel went on an excursion to the city and back.

TRY NEURALGIC ANDYNE FOR

any pain orache, no matter how severe and the result won't disappoint you. It's human nature to procrastinate. Everyone knows that NEURALGIC ANDYNE will almost perform miracles in times of painful distress, and yet at such times many people will not have it on hand.

TRY NEURALGIC ANDYNE FOR

any pain orache, no matter how severe and the result won't disappoint you. It's human nature to procrastinate. Everyone knows that NEURALGIC ANDYNE will almost perform miracles in times of painful distress, and yet at such times many people will not have it on hand.

WHIT WAS WILD

And Fall River Pulled Off a Victory

FALL RIVER, June 15.—Fall River defeated Lowell here yesterday by a score of 3 to 1. Whitridge's wildness was responsible for two of Fall River's runs. Barring the third inning Fall River for Fall River was invincible. Weaver's holding was a feature. The score:

FALL RIVER									
Spohls, 2b	4	0	1	2	0	0	0	0	0
Messenger, cf	4	0	1	0	0	0	0	0	0
Bowcock, lf	4	0	1	0	0	0	0	0	0
Deane, rf	4	0	1	0	0	0	0	0	0
Melchert, 3b	4	0	1	0	0	0	0	0	0
Wheeler, c	4	0	1	0	0	0	0	0	0
Solbra, 1b	4	0	1	0	0	0	0	0	0
Fischer, p	4	0	1	0	0	0	0	0	0
Fullerton, p	4	0	1	0	0	0	0	0	0
Totals	28	3	6	7	13	1	0	0	0

DIAMOND NOTES

Mickey Pina continues to elude the ball with commendable regularity. Give us the new management, new life and a few victories.

Miss Barnhart, owner of the majority of stock in the Lowell association, was in town yesterday to consult with James F. Owens, her attorney. It is understood that as soon as the court rules on the O'Brien case the franchise will be passed over to the Gray brothers.

NATIONAL LEAGUE STANDING

NATIONAL LEAGUE STANDING									
Pittsburgh	21	12	78.0	1	0	0	0	0	0
Chicago	21	12	78.0	1	0	0	0	0	0
Cincinnati	21	12	78.0	1	0	0	0	0	0
New York	21	12	78.0	1	0	0	0	0	0
Philadelphia	21	12	78.0	1	0	0	0	0	0
St. Louis	21	12	78.0	1	0	0	0	0	0
Brooklyn	21	12	78.0	1	0	0	0	0	0
Boston	21	12	78.0	1	0	0	0	0	0

AMERICAN LEAGUE STANDING

AMERICAN LEAGUE STANDING									
Detroit	21	12	78.0	1	0	0	0	0	0
Philadelphia	21	12	78.0	1	0	0	0	0	0
New York	21	12	78.0	1	0	0	0	0	0
Boston	21	12	78.0	1	0	0	0	0	0
Cleveland	21	12	78.0	1	0	0	0	0	0
St. Louis	21	12	78.0	1	0	0	0	0	0
Washington	21	12	78.0	1	0	0	0	0	0

N. E. LEAGUE STANDING

N. E. LEAGUE STANDING									
Lowell	21	12	78.0	1	0	0	0	0	0
Brooklyn	21	12	78.0	1	0	0	0	0	0
Fall River	21	12	78.0	1	0	0	0	0	0
Haverhill	21	12	78.0	1	0	0	0	0	0
New Bedford	21	12	78.0	1	0	0	0	0	0
Lawrence	21	12	78.0	1	0	0	0	0	0
Lowell	21	12	78.0	1	0	0	0	0	0

AMATEUR BASEBALL

Jack Hartnett has been elected manager of the Indian team in the N. E. league. The team was under his supervision Saturday and won an excellent game.

THE MIDDLESEX OF THE STORY

Brook defeated the Brookfield by a score of 12 to 12 Saturday at Middlesex. The feature of the game was the hitting in the fourth and ninth innings. The Middlesex lineup: 1. Martel, 1b; 2. Burdett, 2b; 3. Martel, 3b; 4. Martel, 4b; 5. Martel, 5b; 6. Martel, 6b; 7. Martel, 7b; 8. Martel, 8b; 9. Martel, 9b.

THE NORTH STARS DEFEND THE MYSTERY

The North Stars defeated the Mysteries by a score of 12 to 12 Saturday afternoon at 15. The North Stars lineup: 1. Martel, 1b; 2. Burdett, 2b; 3. Martel, 3b; 4. Martel, 4b; 5. Martel, 5b; 6. Martel, 6b; 7. Martel, 7b; 8. Martel, 8b; 9. Martel, 9b.

THE GOULD CASE

More Interesting Testimony Was Offered by Mrs. Gould

NEW YORK, June 15.—So large a crowd gathered at the county court house at the trial of the suit for separation of Katherine Gould against Howard Gould that special police measures were necessary to preserve order. The majority were disappointed as Justice Dowling limited admission to the examination of the court room. The examination of Mrs. Gould probably will take up the time of the court today and tomorrow. It is expected that George Gould will be called to testify as to the extent of the income of Howard Gould. Evidence along this line is regarded as essential to determine what amount of alimony, if any, shall be granted to Mrs. Gould.

ARTHUR COTE

Knocked Out in the Sixth Round

ALBANY, N. Y., June 15.—Kid Henry of Troy knocked out Arthur Cote of Hildford, Me., after two minutes of fighting in the sixth round of a bout scheduled to go 10 rounds before the Myers A. C. here last night. The first four rounds were about even, with Cote showing great cleverness in blocking. The fifth was Henry's by a considerable margin.

DECKER GETS DECISION

BALTIMORE, June 15.—In a 15-round bout last night, in which there was action every moment, "Dummy" Decker was awarded the decision over "Kid" Seager before the Princess A. C. For 12 rounds it was up and tuck, then the other, the advantage and then the other. In the 13th it could be seen that Seager was weakening, and in the last three rounds Dummy called in and won by a good margin.

FITZGERALD WON

PHILADELPHIA, June 15.—Terry Fitzgerald made a shade the better of Jimmy O'Brien in the window at the West End A. C. last night. Both men mixed it up, and most of the fighting was done at close quarters. In the preliminaries Johnny Ryan knocked out Eddie King in the fourth round. The fighting between O'Brien and Fitzgerald was very close, but Fitzgerald won by a good margin.

JAPANESE AFFAIR

HONOLULU, June 15.—The situation growing out of the indictment by the grand jury of the 17 leaders in the strike of Japanese plantation laborers took an international turn yesterday. Mr. Nagano, of the editorial staff of the Jiji, a local Japanese publication, was taken into custody when the authorities said that he had made a complaint to the Japanese foreign office at Tokyo of violation of his rights as a Japanese subject. He sets forth in his complaint that this violation consists in the search of his office and the seizure of his private papers and documents by the territorial authorities without the process of law.

POINT JUDITH TEAM LOST

PHILADELPHIA, June 15.—In a grueling 10th round victory on the grounds of Reva Maud Delo club, the team of the Philadelphia Country club defeated the Point Judith team by a score of 12 to 10, in the final game for the title of champions.

SCOTT'S EMULSION

builds up and strengthens run-down, overtaxed women and anemic girls; gives blood and vitality. As directed.

For habitual constipation, nothing like

TRUE'S ELIXIR

Good for young and old. In use 58 years. Expels all worms.

35 cts., 50 cts., \$1.00

15 THORNDIKE STREET

NIGHT EDITION

LOWELL MAN

Testified in the Case Against Charles Cadwell

WOODSTOCK, Vt., June 15.—At the trial of Charles Cadwell, charged with the murder of Joseph Goodrich, the witness, that he had "got even with Goodrich" by going to his barn at midnight one night, setting fire to the hay and burning the building with 17 head of cattle. Cadwell told witnesses of several banks he thought they could easily rob.

On cross examination by Cadwell's counsel, Thomas Matoney, Spaulding said that he had four drinks with Cadwell on the way to Bellows Falls, but denied that he tried to get Cadwell drunk in order to secure a confession from him.

J. B. Wood, Jr., head of the detective agency, then took the stand. He corroborated Spaulding's testimony as to what Cadwell said at the hotel in Bellows Falls. He also said that Cadwell told him that once he had gone to a neighbor's house at night and tried to chloroform the neighbor and another man sleeping with him, in order that he might safely rob the house. A drop of chloroform got in the eye of the man and woke him up. Whereupon he jumped out of bed. Cadwell told the detective that he knocked the man down and ran from the house, escaping without being recognized. Witness then told of Cadwell's arrest by county officers, who had been concealed in an adjoining room at the hotel and had heard the conversation.

Harry Spaulding of Lowell, Mass., an employee of a Boston detective agency, which investigated the burning of a barn of Joseph Goodrich in Chester November last, testified that he went to Chester soon after the fire, became acquainted with Cadwell and stayed at his home for two weeks. He said he told Cadwell first that he was a hunter and then that he belonged to a gang of robbers. Cadwell told him, he said, that he was "just the sort of a man he was looking for" and accepted Spaulding's suggestion that they go to Bellows Falls to interview the alleged leader of the gang. They went to Bellows Falls on April 29 last and went to a room in a local hotel occupied by J. E. Wood, Jr., head of the detective agency. Witness told Cadwell that Wood was the robber leader. Cadwell

DR. A. J. HALPIN DENNIS HEALEY

Not Joy Riding When Re-elected President of Leather Workers Hurt in Accident

The Worcester despatch announcing the suit brought by Dr. and Mrs. Halpin for damages on account of injuries received in an automobile accident, represented them as out on a "joy ride." By "joy ride" is understood an auto ride for pleasure only. In that sense, Dr. Halpin and his wife were not on a joy ride. They were on a business trip to New York, where the doctor was to spend a month at a post graduate hospital. Their trip was cut short by the accident and the friends of Mrs. Halpin sympathize with her very deeply as her injuries are regarded as quite serious. The accident was a very unfortunate affair, and those who know the sterling character of Dr. and Mrs. Halpin hope that both will be fully compensated for their injuries, their loss and disappointment.

LOSS IS \$20,000

Plant of Union Loan Co. Destroyed

FALL RIVER, June 15.—At an early hour this morning the ice plant of the Union Loan Co. on the shore of the South Water pond was virtually destroyed by fire and the damage will entail a loss estimated at \$20,000. The capacity of the house was 7000 tons and there were 1000 tons in the structure. The cause of the fire is unknown. The insurance on the building and contents is \$5000.

DWYER & CO.

Painters, Decorators and Paper Hangers

7-204
10c Cigar

Increased sales in May over same month in 1908 upwards of 20,000. 21 years New England's favorite. Factory, Manchester, N. H.

THE SUN
Is On Sale
At Both News Stands
In the Union Station
BOSTON

SWAN—Miss M. Swan, daughter of Charles W. and Margaret Swan, died this morning at the home of her parents, the Hendersons, aged 24. Burial will be at the cemetery at 2 o'clock from the family residence. Friends invited. Undertaker J. A. Wentzack in charge.

PAVING CONTRACT

Signed But Large Blocks May be Used

They Are to be Preferred in the Opinion of People Who Should Know—City Engineer Favors Small Blocks

Mayor Brown has signed the contract for small block paving in Middlesex, Merrimack and Bridge streets, and the contract went to P. P. Connors. The mayor says that Mr. Connors has said that he would prefer to provide the big blocks if they were desired. At a recent meeting of the committee on streets Supt. Putnam explained that on the recommendation of the highway paving people and his own judgment he had called in his original specification for the four inch block rather than the larger size used in Central and Middlesex streets.

On the morning that the bids were to be opened Mayor Brown held them up, and new specifications were made out on the mayor's order, similar to Mr. Putnam's, with the exception that the later ones called for bids on both large and small blocks.

Supt. Putnam and City Engineer Bowers say that the smaller blocks are more desirable than the ones previously used because, laid with grain up, they would not chip off at the corners, and because they could be handled easier and therefore laid faster.

Good authorities on street paving assert that the smaller blocks will not make as good a job as the large blocks. Edward Cawley says that the engineers in the city of Boston recommend paving blocks eight inches deep. There is none of the paving with small blocks except a little piece in the city of Lawrence.

Ex-Supt. Morse is also strongly of the opinion that the larger blocks will make the most solid and durable paving.

If, as Mayor Brown says, the contract already signed leaves any option as between the large or the small blocks, the former should be used as the most durable and the best for the city.

The majority of the people would prefer the large blocks.

It is understood that Senator Fletcher of Westford is to furnish the smaller blocks if they are to be used.

The city engineers and Supt. Putnam of the street department favor the smaller blocks.

WILL NOT RATIFY LOAN

PEKING, June 15.—Acting on representations made by Henry D. Fletcher, charge d'affaires in the American legation, China has agreed not to ratify the foreign loan of \$27,500,000 from British, German and French bankers for the construction of the Hankow-Sze-Chuen railroad. It is expected that this refusal coupled with the reports of the American ambassadors in London, Paris and Berlin will result in arrangements being made in Europe for American participation in the loan.

TRAIN WAS WRECKED

EL PASO, Texas, June 15.—A passenger train on the Guaymas branch of the South Pacific road was wrecked last night near Hermosillo, Mexico. Conductor Budge of Nogales and 18 passengers are reported to have been seriously injured. All the coaches except the sleeper turned over.

EXAMINATION OF MRS. THAW

NEW YORK, June 15.—The examination of Mrs. Mary Thaw in advance of the trial of the suit instituted against her by Lawyer Clifford Hantbridge in the United States circuit court for fees and disbursements amounting to \$105,000 at the trial of her son Harry for murder which was to have been held today before United States Commissioner Shields, was adjourned by stipulation of counsel to August 2.

AGREEMENT REACHED
PORTLAND, Ore., June 15.—The Oregonian printed a story today to the effect that further evidences of the satisfactory arrangements regarding territorial and common usage of the lines in the Pacific Northwest between J. I. Hill and E. H. Harriman are shown by the practically complete arrangement between the Union Pacific and the Northern Pacific that the Clearwater short line built by the Northern Pacific should be operated by that company and the Oregon R. R. & Navigation Co. The agreement is similar to that in force between the Great Northern, Northern Pacific and Union Pacific regarding the Portland-Tacoma tracks of the Northern Pacific.

REV. W. H. FALKNER DEAD
NAPLES, June 15.—The Rev. W. H. Falkner, rector of St. Paul's church, Boston, died today of heart disease at a local hotel. His wife was present at the end. Mr. Falkner was born in 1852.

RESIGNATION ACCEPTED
WASHINGTON, June 15.—The resignation of Francis E. Leupp as commissioner of Indian affairs, which has been pending since March 4, was accepted today by President Taft and Robert G. Venturi, assistant commissioner, was named to succeed him. Mr. Leupp has served for some time on account of ill-health.

SCHOONER SAILS
WITH GOODS FOR THE INHABITANTS OF LABRADOR
BOSTON, June 15.—The schooner Lorna, owned by the Boston Steamship Co., sailed today for Labrador with a cargo of goods for the inhabitants of the province.

Better Stir up Your Liver a Little!

Not too much, just a little, just enough to start the bile nicely. One of Ayer's Pills at bedtime is all you need. These pills act directly on the liver. Made for the treatment of constipation, biliousness, dyspepsia, sick-headache. Ask your doctor if he knows a better pill for the liver. Then follow his advice.

2-C. Ayer & Co., Lowell, Mass.

"DARE MARRIAGE"

Has Resulted in a Divorce

NEW YORK, June 15.—Miss Emily Elizabeth Worm, New York society girl, whose romantic marriage to Edwin I. Golding attracted so much attention two years ago, secured a decree of absolute divorce from her former husband a week ago last Monday.

The pair have had rather a troubled married career, having been temporarily separated and reunited time and time again, but this marks the absolute culmination of it all. Golding offered no defense.

In October, 1906, Miss Worm, who is a pretty, young blonde, met Golding at the home of Miss Blanche Rubenstein.

Golding is a traveling man, but for two weeks after meeting Miss Worm he contented himself with traveling up and down Broadway in company with her. Then a mutual friend "dared" them to get married.

Whether or not they were waiting for such an excuse has never been discovered, but to prove that they were perfectly "game" they started out for the ministers. It was late and no preacher could be found.

So all night long they drove about the city in the machine, waiting for a minister to come.

"Ministers are no good, anyway," said Miss Worm. "Let's get a lawyer."

They did. That was in the old days when one of those "contract" marriages was perfectly legal, and it took only about ten minutes at the law offices of Marshall & Hobbs, No. 16 William street, for them to become man and wife.

Miss Rubenstein, who was present, called up the parents of the bride and informed them of their daughter's act. They raged, but finally forgave.

As Miss Worm became better acquainted with her cousin, the turning process commenced. Miss Worm stated in her papers, filed in the suit, that they had scarcely started housekeeping before she discovered that her marriage, which was so difficult, ought never to have occurred. Then she sued for a separation.

MRS. CLEVELAND

A Witness at the Trial of Mr. Brandenburg

NEW YORK, June 15.—The trial of Broughton Brandenburg, a magazine writer, began in the supreme court here today. The charge against Brandenburg grew out of the sale of an article which Brandenburg is alleged to have disposed of to a newspaper on the representation that ex-President Cleveland was the author. Mrs. Cleveland afterward repudiated the article. A murder trial which was on the calendar of Justice Fitzgerald's court was interrupted in order to meet the convenience of Mrs. Cleveland, who was one of the witnesses and who wishes to leave this city tomorrow for her summer home in New Hampshire.

It was agreed that the Brandenburg trial should be adjourned as soon as Mrs. Cleveland's testimony was taken and continued again after the murder trial was completed.

Mrs. Cleveland accompanied by Hugh Nastag, one of the executors under the late president's will, arrived at the late president's will, arrived at the criminal courts building early and was taken to District Attorney Jerome's private office to await a summons from the courtroom where the work of selecting a jury was begun as soon as the court session opened.

Mrs. Cleveland was dressed in deep mourning. Her testimony was expected to be taken as soon as the selection of the jury was completed and one or two witnesses will be called to establish the facts of the article by the defendant. Brandenburg was in consultation with his counsel Samuel E. Thomas while the jury was being selected.

Counsel for the defendant asked the witness if the fact that the article on which the charge is based was political, written during the last campaign, and unfavorable to one of the candidates (Mr. Bryan) would influence their opinion or prejudice their mind. The work of selecting jurors progressed rapidly and the jury box was filled before the close of the morning session of court.

\$50,000 SUIT

Laird's Love Notes to Actress Read Managed to Escape in Auto

NEW YORK, June 15.—Samuel S. Laird, Jr., son of a Philadelphia millionaire shoe manufacturer, is being sued in the supreme court for \$50,000 damages for alleged breach of promise to marry by the sweetheart whom in other days he dubbed "The Sand Snipe Girl." This was his pet name for Cora Sinclair, who is the daughter of a wealthy family and who is now a resident of this city.

Laird came to court accompanied by his wife, who was formerly Mrs. Lillian G. Hayes, a prominent society woman of Philadelphia. The two listened with interest as the attorney for Miss Sinclair read a bunch of love letters written by Laird and displayed half a bushel of rich gifts which the plaintiff claims she received from him. With the exception of the letter in which he called "The Sand Snipe," the missives contain assurances of undying affection.

In December, 1903, Laird wrote from Philadelphia:

"My Darling Little Girl—I love you and only you and am always thinking of you and wondering what you are doing and if you are happy. I want to love you as I know you do. Am homesick already to see my dear little girl and have her put her dear arms around my neck and to kiss me and tell me again how much she loves me. With all the love in the seven stars and a million kisses. 'Sam'."

In August, 1907, Miss Sinclair received the following notification that "Sandy" would prefer to leave her for the past and let him enjoy his new love.

"Dear Cora: No doubt you have noticed that I have been keeping away from you for the last six months. Well, there is always a reason for everything. The reason in this case is a good one. I am in love with the dearest girl in the world, who I am sure, loves me. I ask you not to think of me any more."

This may be somewhat of a surprise to you, but then it should not be. If you insist on seeing me it will only cause a lot of trouble and unhappiness on everybody's part, which would do no good. Please look at it in a sensible way and we can then be happy. It was wrong for me to do as I did in the first place, but I went into it blindly, without thinking what the outcome would be. This is the way most of these things are gone into.

I do not intend to stay here long, so if you have anything to write to me you had better not delay very long. Don't let this upset you, but make the best of the situation as it is, please. Yours truly, 'Sam'."

TREATY RATIFIED

PARIS, June 15.—The Franco-American treaty of extradition has been ratified and today promulgated here.

AWARD OF \$1100

In Case of Hargraves vs. Boston "L"

The jury in the case of Hargraves vs. Boston elevated street railway, in which there were two plaintiffs, this afternoon returned verdicts of \$100 for the wife and \$200 for the husband.

The case of City vs. Boston elevated, which started this morning, was on all afternoon.

LOCAL SUITS

TWO ATTACHMENTS AT LOCAL REGISTRY
Among the most recent attachments recorded at the registry are the following: American News Co. vs. Dan B. Brown, otherwise called Dan Brown, in the sum of \$2000, and Frank B. H. & Co. of this city vs. William S. M. of the sum of \$1000. In the first case the attachment is placed in the hands of J. H. H. of Boston, and in the second case of Boston of this city, both by the plaintiff.

NEW STAMPS
There is considerable demand for the new Alaska-Yukon exposition stamps which are now on sale at the local postoffice. The two-cent stamp is about the same size as the Columbus exposition stamps and bears the likeness of Wm. H. Seward.

The Cool Attractive Office

The business man who centers his office and finds cool, refreshing breezes from an electric fan, feels ready to meet the world at hand.

He can hold his attention to the work and finds himself more efficient.

Tell them us today.

Lowell Electric Light Corp.

50 Central Street

6 O'CLOCK

OLD OFFENDERS CITY

SOLICITOR

NEARLY DROWNED

MAYOR BROWN MADE WIFE PAY

Police Pension Petition For All That She Not Admitted Ate

Mayor Brown has failed in having his bill to exempt Lowell from the provisions of the police pension act received by the legislature, but the mayor takes exception to a statement in a morning paper, under Boston date, in which the following appears: "An incident of the day was the appearance of a representative of Mayor Brown of Lowell with a bill to exempt that city from the provisions of the police pension act. But he had no petition. Clerk Connelley of the senate told him that he could receive no bill without a petition, and furthermore it would be an absolute impossibility to get any measure in at this stage in the session, so the bill was withdrawn."

"I had a messenger there with the petition and the resolution," said the mayor, "but both Senator Hubbard and Representative Varnum refused to father it. They said it was too late to have it admitted. Whoever sent that piece from Boston, that my messenger was not armed with a petition, did not know what he was talking about or else he was misinformed."

BATONYI SUIT

Will be Heard on June Twenty-First

NEW YORK, June 15.—The second trial of Mrs. Anna Burke Roche Batonyi's suit for divorce from Arvid Batonyi will be held June 21 under agreement made by counsel today. At first hearing the jury returned a verdict for Mr. Batonyi after counsel for Mrs. Batonyi had withdrawn from the case. Because the court ordered the case to proceed, the counsel asked for a delay on the ground that they were unable to serve a subpoena upon Beatrice Bradant Dreyfus, a witness whose presence was needed.

Mrs. Batonyi's counsel had the default record.

FUNERALS

NOON.—The funeral of Miss Mary J. Noon took place this morning at 8.30 from the home of her parents, Thos. and Annie, 25 Pond street. A funeral high mass was celebrated in the Immaculate Conception church at 9 o'clock, by Rev. Fr. Flynn, O. M. I. The choir directed by Mrs. Hugh Walker, rendered the Gregorian chant. The songs were sung by Misses Anna Walker, Edward Shea and Charles Smith. The burial was in St. Peter's cemetery. The bearers were James Blessington, Michael O'Boyle, Cornelius Riley and Cornelius Murphy. The following floral offerings were sent by relatives and friends of the deceased: A pillow inscribed "At Rest," from the Bigelow Carpet Co.; spray, Anna and Bernard Noon; spray inscribed on ribbon, "Our Friend," Miss Jennie Campbell and Mrs. Thos. Roark; spray, the N. E. Bunting Co.; spray, Cousin Sarah; spray, Bertha Coggins; spray, the Cashman family; C. H. Molloy & Sons were the funeral directors.

COURT-MANICHE.—The funeral of Arthur Courtmaniche took place this morning from his late home, 14 Melrose street, and was well attended. The funeral cortege proceeded to Notre Dame de Lourdes church, where a funeral mass was sung by Rev. Fr. Vlaud, O. M. I. The choir, under the direction of Mr. H. A. Racicot, sang the Gregorian mass. During the mass appropriate solos were rendered. Miss Alexander presided at the organ.

Among the floral tributes were a pillow inscribed "Husband" and a pillow inscribed "At Rest," from Mrs. Dwyer; spray of roses, Miss Gagnon; spray of pink, Mary L. Dwyer.

The bearers were Joseph J. Concas, Edward Stora, Dennis Sullivan and Joseph Souza.

Burial was in the Catholic cemetery, where Rev. Fr. Vlaud read the committal prayers. Undertakers M. H. McDonough & Sons had charge.

VARNUM.—The funeral services of Henry Varnum of Draught were held at the residence of his daughter, Mrs. John Trull of North Tewksbury, yesterday. The Rev. Cyrus Richardson of Nashua, N. H., nephew of the deceased, officiated. The vocal selections sung by Mrs. F. P. Haggerty were "Home of the Soul," "The Will Be Done," and "Going Home." The bearers were Hazen Stickney, Frank Coburn, John Penbody and Albert Hamblet. There was a very large attendance of relatives and friends. Floral tributes were many. Hazen Stickney had charge of the funeral arrangements. Burial was in the family lot at the Hillside cemetery, under direction of the J. B. Currier Co.

KIRANE.—The funeral of James Kirane took place from his late home, 22 Crosby street, this morning at 8.45 o'clock and a mass of requiem was sung at St. Peter's church at 9 o'clock by Rev. W. George Mullin. The choir sang the Gregorian mass and at the offertory Mr. P. P. Haggerty sang "Dona Nobis Pacem" and at the elevation Mr. James E. Donnelly sang "Pie Jesu." At the conclusion of the mass the choir sang "Do Profundis." Mrs. L. V. McDonough at the organ. The bearers were Messrs. Jas. Thomas, Patrick, Michael and Joseph Cullinane, and Thomas Griffin, all nephews of the deceased. There was a delegation of Div. 2, A. O. H. of Wm. Kennedy and Arthur McGinn. Among the floral offerings were a pillow inscribed "Husband" and "Father" on from the family; a pillow marked "Peace" from Miss Jennie McCarthy; a basket of flowers from M. A. Clark and family; a wreath from Mr. and Mrs. James Gagnon; spray of wheat, Mr. and Mrs. Michael Cullinane and family; spray of pink, Miss Margaret McCarthy; spray of roses, Mrs. Fred Steele and Mrs. Joseph Harrison and many others. The burial was in the family lot in the Catholic cemetery where Rev. Fr. Mullin read the committal prayers. The funeral was in charge of Undertaker John J. O'Connell.

Bartie Nixon, formerly of this city, who is now located at Wilton, N. H., has returned in the up-country town after spending an enjoyable two days vacation in Lowell.

Had the Call in the Police Court Gives an Opinion Relative to Street Watering Today

There were many old offenders lined up before Judge Hadley in police court this morning, and in a number of cases he imposed jail sentences and gave the prisoners the understanding that after the offenders had been in jail for a time Probation Officer Slattery would visit them and if their case warranted it they would be placed on probation.

He also stated for the benefit of out-of-town people who come here for the purpose of getting drunk and committing crime, that he was going to make it disagreeable for them in order to discourage such people from making their way to this city.

Tommy Dixon in Agony
"Blind Tommy" Dixon, who has been given every opportunity possible to reform and leave drink alone, was arrested again last night, it being his fifth appearance before the court within a year.

"Just give me a show," said Tommy. "Give you a show?" said the court. "When I give you a show you make a show of yourself."

He was sentenced to three months in jail, with the understanding that Probation Officer Slattery would look into the merits of his case and later take him on probation.

Her 41st Appearance
It was the 41st time that Mary A. Armstrong had appeared before the court. Judge Hadley was inclined to be lenient with the woman but she showed little signs of appreciation of what was being done for her and finally incensed the court by her stubborn attitude.

It was her third offense during the year and while she said that she had work to go to the nature of the place where she was to perform the work did not appeal to the court and the work did not appear to her to be worth the money she was to receive for it. She had been confined for a while the probation officer would call on her and take her on probation. She did not like this arrangement, however, desiring a suspended sentence. When she did not receive a sentence to her liking she appealed.

When she appealed the court said: "Very well, I was trying to do what was best for you and would have seen that you were placed on probation, but now while you are in jail I will not allow the probation officer to go near you. Despite the fact that you have been before the court on 41 occasions you do not trust me when I am trying to do something for your good."

Heavy Sentence for Visitor
John J. O'Connor of Woonsocket, who said he came to Lowell to secure work, but got drunk and stole a bicycle belonging to Lawyer Harold Varnum, pleaded guilty to complaints charging him with drunkenness and larceny. He said that he would not have committed the larceny but for the fact that he was under the influence of liquor.

It was O'Connor that Judge Hadley said he intended to discourage violation of the law from coming to this city, and sentenced him to four months in the house of correction for larceny.

Stole a Pair of Shoes
Raoul Roux pleaded guilty to the larceny of a pair of shoes valued at \$2.50, the property of James Pappas, and was sentenced to pay a fine of \$15 to be paid within five days or two months in jail.

Charged with Adultery
Delias Paris and Madeline Bowen were charged with the crime of adultery. Each pleaded not guilty. The case had not progressed very far when Judge Hadley decided that there was need of more preparation, and it was continued till tomorrow morning.

James Bowen, husband of the woman, said that his wife left him eight or nine years ago in Exeter, N. H., and since that time had been living in various places. He said he came to Lowell recently and in conversation held with her she acknowledged that she was living with Paris.

Man and Wife Arrested
Mary E. Austin and Frank E. Austin, her husband, were arrested last night by Patrolman Frank Donovan and in court this morning both pleaded guilty to being drunk. The arresting officer testified that the pair live in a house in Melrose street which is in a filthy condition and the rendezvous for business of the can. He said that the vilest language possible is used by the pair when under the influence of liquor.

Cruel to His Family
Patrolman Bennett said that Thomas Gilday, before the court for drunkenness, was very cruel to his family when drunk. He said that Mrs. Gilday has a child three weeks old which is sick and that it is necessary for her to work in the mill in order to secure money enough to care for her family.

He said that Gilday had work to go to but preferred to drink. Gilday was sent to jail for 20 days but before the expiration of the sentence he will be placed on probation.

Drunken Offenders
The suspended sentence of three months in jail which was hanging over the head of James C. Burns was revoked owing to the fact that he violated the terms of his probation.

Peter Lynch was given a two months' sentence to jail, but after he gets the liquor out of his system Probation Officer Slattery will take the man under his care.

There were two \$2 drunks.

FOOT INJURED
Antoni Pichei, residing at 11 Queen street, had his foot injured at the Lowell Machine shop this morning. The ambulance was summoned and he was removed to the Lowell hospital, where the injured member was cared for.

COTTON FUTURES
NEW YORK, June 15.—Cotton futures opened steady; July 10.85; Aug. 10.85; Sept. 10.85; Oct. 10.85; Nov. 10.85; Dec. 10.85; Jan. 10.91; Feb. 10.91; March 10.91; April 10.91; May 10.91 bid.

City Solicitor Duncan has issued the following opinion relative to street watering in reply to request of the Board of Aldermen.

Office of City Solicitor
Lowell, Mass., June 15, 1909.
Board of Aldermen,
City of Lowell.
Gentlemen:—In reply to the request of your honorable board for an opinion as to whether the expense for street watering can be provided for by general taxation instead of by assessing the property of abutters, I submit the following:

Revised Laws, Chapter 26, section 25, provides that "A city may annually appropriate money for watering all or a part of its public ways or portions thereof at its expense in whole or in part and it may determine that certain other public ways or portions thereof shall be watered at the expense in whole or in part of the abutters thereon."

Now under this statute it would appear that if the city council see fit they may vote to provide for the watering of streets by general taxation and are not bound to meet any part of the expense by assessments on the estates of abutters.

The court in the case of Sears vs. City of Boston, 173 Mass. 75, says: "The watering of streets in thickly settled portions of cities is such a public benefit that it legitimately may be provided for at the public expense. So far as it promotes the comfort, convenience and prosperity of the people generally, as distinguished from the assessment of proportional and reasonable taxes upon all persons and property within the city."

The inference to be drawn from the decision in this case is that where the people generally are to be benefited by street watering, it shall be done at the public expense, but that where there is a peculiar or special benefit to certain real estate which is of no special value to the citizens as a whole, the expense shall be borne by the owners of such property. This last is the only qualification I would place on charging this expense to the taxpayers generally. If the board of aldermen should include in their list of streets one or more, the watering of which would be entirely or substantially to the advantage of the owners of land on such streets and of no benefit to the public generally, then I should doubt very much whether such action would be sustained by the courts, in the event of taxpayers protesting against it. Aside from this exception, it seems clear that the watering of streets may be provided for by general taxation.

Respectfully submitted,
Wm. W. Duncan,
City Solicitor.

TOLEDO, Ohio, June 15.—A Bellefontaine special says that a bomb thrown at 3 o'clock this morning wrecked the parlor of the home of Mayor Niven of Bellefontaine. Fire followed but was extinguished. Mayor Niven issued warrants in the black hand case last week. Blood hounds have been secured to follow the trail of a man seen running from the scene at the time of the explosion.

BOMB WAS EXPLODED

ASKS FOR A PARDON
AUGUSTA, Me., June 15.—The fifth petition for the pardon of Samuel D. Haynes who is serving a life sentence in the state prison for the murder of James Robbins, a Rockland policeman, in 1879, was received at the executive department today. A hearing will be held July 19. Haynes claims he is a reformed man, that he would make a good citizen and that the crime was morally no greater than manslaughter and that it has fully expiated.

STEAMER A TOTAL LOSS

LIVERPOOL, June 15.—According to the latest information received here yesterday, the Cunard line steamer Slavonia is a total loss. Her bows are fast at the foot of a cliff, 1000 feet high. All the baggage of the saloon passengers that was in the hold will be lost.

OFFICER DENNETT FAVORS CONCERT AT CITY FARM ON FOURTH

Patrolman John Dennett, who is ever interested in doing some little work in order to add to the comfort of the poor and needy, is now endeavoring to encourage some of the liberal people of Lowell to contribute towards a small fund to be used for defraying the expense of a band concert at the city farm on the Fourth of July.

Owing to the fact that there is to be no general observance of the day in this city this year, it will mean that the band concert which is usually held at the city farm will be omitted.

He is of the opinion that the inmates are worthy of at least some consideration and enjoyment and feels that a little fund should be started to give them a little pleasure on the Fourth. The officer is ready to start the fund with a couple of dollars and would like to have some people help the good work along.

AT SMITH COLLEGE

NORTHAMPTON, June 15.—The largest class that was ever graduated from Smith college, 327 girls, received their diplomas today from the hands of President Seelye at the 31st annual commencement exercises. The exercises were held in Assembly hall where the valedictory address was delivered by Rev. Dr. Gordon, pastor of the Old South Congregational church, Boston.

Massachusetts leads the graduation list with 94 while the second largest number was from New York which was represented by 73. New Jersey and Pennsylvania, 19 each; Illinois, 17; Connecticut, 15; Ohio and Vermont, 10 each; Maine, 7 and New Hampshire, 4; while the other states had one or two each. An interesting fact is that among the number graduating today there were not less than four pairs of twins.

At the conclusion of the exercises the annual alumni dinner was held in the new gymnasium at which President Seelye announced the appointment of new teachers and in the afternoon the annual reception of the alumni association was held.

CARD OF THANKS

The undersigned desire to express their thanks to all those who, by words of consolation, floral offerings and other kindly acts, endeavored to assuage our grief on the death of our beloved sister and daughter, Alice. To each and all we take this method of expressing our appreciation and say always hold in loving remembrance their sympathetic kindness.

Mrs. Ellen McDermott,
Frederick McDermott.

BETTER THAN BANKING

Because we make perfumes we can sell perfumes for 25¢ an ounce that would cost elsewhere. The difference represents the profits of the business. Now orders to select from Howard, the druggist, 101 Central St., (Closed Wednesday, June 24th at 12.30 for Druggists' meeting)



PENCIL BITS ABOUT TOWN

THE INCOME TAX

Pres. Taft Backs the Opponents to the Measure

WASHINGTON, June 15.—When the income tax question comes before the senate for a vote next Friday the plan of its opponents, backed by the influence of President Taft, to circumvent the adoption of such a measure, will be fully outlined. Already the opponents express confidence in their ability to substitute for the income tax amendment a provision for a tax on net earnings of corporations, available for dividend purposes, coupled with a provision for the submission to legislatures of the several states of a constitutional amendment giving congress the power to lay and collect direct taxes on incomes.

For several days it has been recognized by the opponents of the income tax question that the only way they could make certain the defeat of the proposition would be to offer something in its stead which would be acceptable to the country. It became known that President Taft disagreed with his supporters of a tax on incomes and would lend the administration's influence to bring about their defeat. But the income tax faction, numbering a number of the democratic senators and a number of progressive republicans, variously estimated at from 12 to 19, have been keeping a hold fast, refusing to be diverted from their purpose by the suggestion of different forms of corporation taxes.

Early in the present session Senator Brown of Nebraska, a "progressive" republican, introduced an amendment

providing for the submission of the income tax question to the several states, for an amendment to the constitution. After the different propositions, providing for taxes upon corporations had been rejected, the Brown amendment was seized upon as the basis for a compromise. It is understood at the capitol that a number of the "progressive" republicans have expressed their willingness to support an amendment providing for a tax of two per cent on the undistributed net earnings of corporations available for dividend purposes, if an amendment is adopted submitting to the states the question of adopting an amendment to the constitution giving to congress the right to collect direct taxes on incomes of individuals.

Senator Aldrich was at the White House yesterday and was the guest of President Taft at luncheon. They discussed this proposal at great length, and the chairman of the finance committee agreed with the president that such a plan would be wise. It is understood that the president believes the income tax question should not be again submitted to the supreme court, but he takes the position, it is said, that congress should be given the power to levy taxes on incomes. It is his theory, according to members of the senate, who have talked with him, that the right of congress to levy such a tax should be determined as soon as possible so that this method of raising revenues could be available in time of war or emergency of any character.

That the president is not in favor of direct taxes when sufficient revenue can be produced without them is asserted by many senators opposed to the income tax. In harmony with the attitude of the president in this regard, the provision for a tax on undistributed net earnings of corporations would, if adopted, probably be limited to a period of two years. The idea back of the provision for a short term tax is that sufficient revenues would be produced in two years to wipe out the deficit in the treasury and put the government finances on a firm footing. It is argued that the law could be extended by act of congress if necessary.

Every effort will be made by Senators Borah, Cummins and Bailey and their followers among "progressive" republicans and democratic senators to get a direct vote in the senate next Friday on the income tax amendment. A conference of that subject yesterday was attended by Messrs. Cummins, Borah, La Follette, Bailey and Clay. They sought to meet the changing sentiment in the senate by deciding to amend the Bailey-Cummins amendment to provide for a tax on the undistributed earnings of corporations and excluding from taxation dividends of corporations which are paid to individuals. This is simply another form of providing against double taxation in an income.

It is impossible at present to forecast the outcome of the vote or several votes which may be taken next Friday.

PLANS COMPLETE
For the Archbishop's Reception

BOSTON, June 15.—Preparations for the reception to Archbishop O'Connell at Mechanics' building, on June 30, as a welcome on his return from Rome, and in celebration of the silver jubilee of his ordination, were reported as practically completed at a meeting of the general committee held last night in the Cathedral rectory.

Chairman of the committee, Francis A. Campbell, presided, and reports were submitted from the different sub-committees, the chairman of which include Dr. Thomas F. Harrington, Joseph H. O'Neil, Pierre de La Roche, William F. Kenney, Edward F. McGowan, Henry C. Cunningham, David Tiley, William Emerson, Daniel L. Prendergast, Jas. E. Colter, Judge Michael J. Murray, Dr. John F. Croston, Patrick M. Keating.

A feature will be singing by a chorus of male voices under the direction of Pio de Luca, director of the Cathedral choir, with James T. Whelan, accompanist. The singers held a meeting last night, and Sig. De Luca outlined the program to be presented. The chorus will be one of the largest, if not the largest, of trained male voices ever heard in Boston.

NOTED SWEDEN STRICKEN
LONDON, June 15.—A special despatch received here today from Christiania says that Bjornstjerne Bjornson, the Norwegian novelist, who has been seriously ill, has suffered a relapse and is in a critical condition. He had a paralytic stroke on June 5.

GEORGE H. EARLE, JR., WHO AIDS UNCLE SAM IN SUGAR FIGHT



WASHINGTON, June 15.—In the government's prosecution of the American Sugar Refining company for alleged violations of the Sherman anti-trust law, George H. Earle, Jr., of Philadelphia will be the principal witness. Mr. Earle is receiver for the Real Estate Trust company of Philadelphia forced the American Sugar Refining company to pay over several millions of dollars to the Pennsylvania Sugar Refining company in settlement of a suit involving violations of the anti-trust laws. Mr. Earle sought to have the government prosecute the sugar trust last year, but failed. Recently he brought the case to the attention of Attorney-General Wickersham, and the latter immediately began gathering evidence for the prosecution.

THE GOULD CASE

Abandonment Will be the Only Charge Brought

NEW YORK, June 15.—Abandonment will be the sole issue upon which the suit for separation brought by Katherine Clemmons Gould against her husband, Howard Gould, third son of the late Jay Gould, will be decided. This ruling was made late yesterday in the supreme court by Justice Downing.

The case is heard in the case, after counsel for Mrs. Gould had rested the case for the plaintiff. This sweeps away several phases of the case, notably cruelty and non-support, and is a partial victory for Howard Gould. As the charge of abandonment, the court held that this too, might not stand unless the plaintiff was able to show that Howard Gould's stipulations for a reconciliation with his wife were unreasonable. This phase of the case will be argued today.

Developments in the case yesterday were perhaps the most interesting in the trial so far. George Gould, brother of the defendant, testified, and Mrs. Gould was excused from the stand after three days of searching cross examination.

After the case for the plaintiff rested, Delaney Nicoll, for the husband, made the usual motion that the suit be dismissed on the ground that the plaintiff had failed to make out a case. "There have been no evidences of cruelty," he argued. "One of the allegations is that the plaintiff was surrounded by spies. Nothing has been adduced to prove it. Then there is the Hawley incident. Nothing to that bears out the charge of cruelty."

Referring to the abandonment charge, he said that Howard Gould left his wife in July, 1906, but offered to return on perfectly reasonable terms, one of which was that she should abstain from intoxicating liquors. Mrs. Gould, he continued, refused.

During the foregoing argument Mrs. Gould became faint, left the court room and did not return. Then her counsel, Clarence Shearn, began argument against the motion of the defense to dismiss.

"It is cruelty," he affirmed, "for a husband, without justification, to accuse his wife of being a bad character or to entertain against her without cause, reflections against her honor."

"What kind of a conspiracy was Mr. Nicoll engaged in," he asked, "when he got his wife to work in the purpose of proving Mrs. Gould a woman of bad reputation? That was the acme of cruelty. Howard Gould's attempt to have his wife pledge herself not to drink in itself constitutes cruelty."

It was this clause in the argument the husband asked the wife to sign before he would consent to live with her again that Mrs. Gould most strongly objected to.

"What!" she exclaimed earlier in the day during cross examination, "have me sign myself a drunkard? Never!"

Inasmuch as the abandonment charge only is to be considered today, there will be no further mention of "Bunalo Bill," "Big" Hawley, the former convict, or Ed Sholez, the reputed gambler. But it still leaves the question of Mrs. Gould's alleged indulgence in intoxicants.

Whatever bearing the events of the day will have on the ultimate decision in the case, it was not even in the verbal battle between the cross-examiner and Mrs. Gould. Both sprung surprises. The lawyer's most pertinent and apparently embarrassing thrust was the exhibition of a faded, old-fashioned photograph of a young woman sitting on a white horse, with the white canvas of a circus tent in the background. Mrs. Gould turned a dull red when it was shown, but she would not identify the photograph as one of herself, nor would she swear that it was not. She thought it was "faded" enough for her.

The picture was introduced to show, if possible, Mrs. Gould's former association with "Buffalo Bill's" show. She had denied on the stand that she was in any way connected with the Wild West, though she had admitted that she traveled at times with Cody, W. F. Cody and his wife and his manager.

In retaliation for the picture incident, Mrs. Gould made one cutting retort to her inquirer. Mr. Nicoll had been asking the witness about her gowns, how many she wore, how often she wore them and what became of them. They were given away, Mrs. Gould testified.

"One of them," she shot in, "was given to your own sister, who is on the stand. I have aided many poor girls to get stage engagements by equipping them with my discarded gowns."

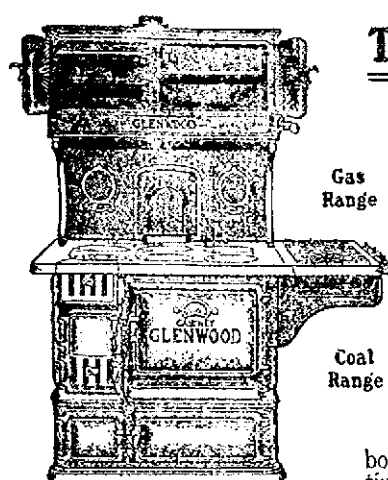
"Did it become her?" was Mr. Nicoll's next question.

As was the case, Buffalo Bill's show yesterday was taken up in questioning Mrs. Gould concerning her lavish expenditures. How many times to wear a day, how long it took to dress and the declaration that it was "very bad taste" were a few of the remarks among the interesting fashion hints in her testimony. The name of Dustin Farnum, the actor who was brought in, and George Gould testified how he instituted an investigation of an alleged marriage of the plaintiff before she became his brother's wife.

CARDINAL SENDS LETTER
BORDEAUX, June 15.—Cardinal Andrieu, who has been summoned to court, charged with having incited a breach of the law by the publication of his encyclical, has sent a letter to the judge in which he formally refuses to appear in court to answer to a charge in connection with the separation law. The cardinal writes: "That law became non-existent for Catholics the minute their supreme chief, the inextinguishable guarantee of the apostolic tradition and the authority and duty of the church

Attention Housekeepers!

Two ranges in the space of one



The Plain Cabinet Glenwood Coal and Wood range has a complete gas range attachment.

The Gas Oven and Broiling

compartment is bolted to the top of coal range. It is handy to get at without stooping, and takes no extra floor space in kitchen.

A Three Burner Gas Shelf

fitted flush with range top provides ample room for cooking and boiling.

If a large amount of Baking is required both the coal and gas ovens can be operated at the same time, using one for meats and the other for pastry. It saves time—saves room and Makes Cooking Easy.

The Plain Cabinet Glenwood

Combination Coal and Gas Range.

C. F. Gookin Company,
35 Market St., Lowell.

\$2000 IN GEMS

Box Containing Diamonds is Missing

BOSTON, June 15.—When Solomon Phillips, treasurer of the Congress Improvement company, opened the safe at the company's office on the fourth floor of 4 Postoffice square at noon yesterday, he found that a box containing \$2000 worth of diamonds and watches had vanished.

The Congress Investment company makes loans of notes and securities of various kinds, and although it could not be learned last night how the jewels came into the possession of the company, they were probably taken as security for some loan. When last seen some time Saturday they were carefully sealed in a box and put in one of the compartments of the safe, which was securely locked.

When Mr. Phillips opened the safe yesterday morning he noticed that the jewels had gone, but nothing else in the safe had been disturbed, although there was over \$2000 in cash in the next drawer.

There were marks about the safe in show that it had been tampered with, and all the drawers, as well as the safe door, were locked in the usual manner. The safe is near the windows inside a grating which is opened only from the inside. The only person who knew the combination of the safe was

Mr. Phillips and a young woman who was employed in the office. Mr. Phillips, besides holding the office of treasurer of the investment company, is proprietor of a fruit and confectionery store at 337 Centre street, Jamaica Plain. When seen last evening, he said he had not the slightest idea of how the jewels had vanished, but thought someone who had in some way learned the combination of the safe must have taken the jewels by means of false keys.

THE FORD CAR

RAWLINS, Wyo., June 15.—The Ford car, No. 2, in the coast to coast automobile race, reached Rawlins at 5:55 last night. It passed the Shawmut at Hanna, Wyo., and is now leading in the race. Ford car, No. 1, reached Medicine Bow last night and remained there till today.

WOMEN ARE VICTIMS

INDOOR LIFE AND LACK OF EXERCISE CAUSES PILES

More women than men have piles. It is because they take so little outdoor exercise and are so often constipated. There is a stagnation of blood in the lower bowel, and no amount of cutting of treatment with ointment and suppositories will remove this cause. Dr. Leonard's Hem-Roid, an internal, tablet medicine, will permanently cure any case of piles, removing the cause. Price \$1 at Carter & Sherrill's drug store. Fully guaranteed. Dr. Leonard's Co., Station B, Buffalo, N. Y. Write for booklet.

THE GOULD CASE

Abandonment Now the Sole Charge

NEW YORK, June 15.—Abandonment was the only charge on which Mrs. Katherine Clemmons Gould's suit for separation from Howard Gould rested when the hearing of this case was resumed today. The charges of cruelty and non-support which were a part of Mrs. Gould's original complaint having been stricken out by Justice Downing at the motion of counsel for Mr. Gould, today's evidence was confined to that bearing on abandonment only. Mrs. Gould has declared that she has not spoken to Mr. Gould since July, 1908, when she had complained to him about the conduct of Maurice Malloy, whom Mr. Gould had put in charge of Castle Gould. Subsequently, Mrs. Gould said her husband sent Elijah W. Sells to her to say that Mr. Gould would return to her if she would agree to certain conditions or he would arrange either for a separation or divorce. These proposals were rejected by her.

TO MAKE INVESTIGATION

WASHINGTON, June 15.—The use of soda, potash, ammonia, alum and other aluminum salts in food and the effect of such ingredients on health will be the subject on which the national board of food and drug inspection of the department of agriculture will hold a general hearing on July 6.

Lowell, Tuesday, June 15, 1909.

A. G. Pollard Co.

"The Store for Thrifty People."

ON SALE TOMORROW, WEDNESDAY MORNING

Importers' Samples of New Laces

About 600 yards of the latest patterns in Venice, Orientals and Baby Irish Effects, in Fancy Edgings, Bands, Festoons—1 to 5 inches in width—usually sold at 39c, 62c and 98c.

At Only 25c a Yd.

READY TOMORROW MORNING

WEST SECTION CENTRAL AISLE

A MOST UNUSUAL OFFERING FOR TODAY FROM OUR LADIES' WEAR SECTION

Silk Dresses, Far Under Price

Every one a smart, graceful little beauty, no matter which price you elect to pay. And when you think of getting SILK DRESSES already to slip into at such prices, every woman should be here when the doors open, it is such unparalleled Dress Economy.

\$27.50 DRESSES \$10.98

Of Pongee, Messaline, Taffeta, Foulard and Voile, in a variety of light and dark colorings. All sizes and desirable colors.

On Sale Today

NO MEMORANDUMS AT THIS SALE

CLOAK DEPT. SECOND FLOOR



Worth Buying

We have a large line of attractive

HAMMOCKS

In very pleasing combinations of colors.

It's Time to Buy. Come See for Yourself

BARTLETT & DOW
216 Central Street.

THE SAMPLE SHOE SHOP CO.

T. A. PINE, Treasurer.

Wier Building, 212 Merr'k St. 2nd Floor, Over Miley-Kelman's

NOW OPEN

WALK SHORT FLIGHT OF STAIRS

OUR MOTTO—Walk a flight and save a dollar, these are tight money times. THREE THINGS worth your while when considering the purchase of shoes.

Selling Economy, Quality and Fit

We are located on second floor where RENTS are LOW—that's ECONOMY. Our shoes are factory samples—that's Quality. Our salesmen are the most experienced in their line—that insures the good FIT. We refund money if purchase is not satisfactory. THE ORIGINAL AMERICAN SAMPLE SHOE SHOP CO.

REMEMBER OUR PRICES at \$2.00 and \$2.50 a pair, for styles sold elsewhere at \$3.00, \$3.50, \$4.00 and \$5.00.

Other stores at 496 Washington Street, Boston; 74 Boylston Street, Boston; 126 Washington Street, Salem. All our stores up one flight.

A HORSE CASE

Was Heard in the Civil Session Yesterday Afternoon

A rather interesting horse case was heard before Judge Hadley in the civil session of the police court yesterday. It being the case of Daniel O'Leary of Lawrence against Benjamin Harris, colored, of Suncook, N. H., an action of tort, in which the plaintiff alleges that the defendant deceived him into purchasing a horse for which he paid \$120. J. Joseph Hennessy appeared for the plaintiff and the defendant was represented by Messrs. J. Joseph O'Connor and Jeremiah O'Sullivan.

According to the testimony the defendant put the horse in question up for auction at Hanson's weekly auction on March 11 and informed the plaintiff that the animal was "all right in every way" and "straight and clever" while on the other hand the plaintiff claims that the horse was vicious and ugly, kicked in the stall and it was dangerous for any person to go near the horse.

Marshall P. Cummings, assistant treasurer of the C. H. Hanson Corp., testified that the horse was sold at auction on March 11 and the animal was guaranteed to be fearless, steady without lashing, sound and kind. It was guaranteed for 24 hours and if in the meantime the horse showed any fear that it could be returned and the money paid for it would be refunded.

Daniel O'Leary, the plaintiff, testified that he purchased the mare for \$120 and supposed that she was sound and kind, but when she was put in a stall she kicked and gave every evidence of being wicked and dangerous.

Subsequently he sold the horse for \$75 at Hanson's auction. Witness was of the opinion that the horse had been drugged at the time of the first sale.

Witness said that he is in the livery business in Lawrence and has between 50 and 60 horses in his stable. He has been attending Hanson's auctions frequently for the past 12 years.

On cross examination witness said that Mr. Hanson told him that if the horse was not satisfactory he could return the horse any time before 4 o'clock the following afternoon and get his money back. He wasn't sure when he made complaint to Mr. Hanson about the horse, but he felt that he communicated with Mr. James Hanson the following day and returned the animal a few days later. Mr. O'Leary said that he had no idea who owned the horse, but if he had known that Mr. Harris was the proprietor of the animal he would not have purchased the horse under any consideration.

Charles H. Hanson, president of the C. H. Hanson Corp., who officiated as the auctioneer on the day of the sale, was the first witness for the defense. He said that Mr. Harris told him that the horse was sound, kind and clever, and would guarantee it. Witness said that Harris wanted at least \$120 for the animal, but finally agreed that the horse be "kicked down" to Mr. O'Leary for \$120. Mr. Hanson said that he told Mr. O'Leary that the horse was guaranteed until 4 o'clock the following afternoon.

Cross examined, witness said that when the horse was sold to Mr. O'Leary the animal looked to be quiet and sound, but later it developed that the mare was very vicious.

The defendant was not placed on the stand.

After arguments had been made by Messrs. O'Connor and Hennessy the court found for the defendant.

CICOTTE OF THE BOSTON RED SOX, ONE OF LEADING PITCHERS IN LEAGUE



BOSTON, June 15.—Judging by the great form he is in at present, Eddie Cicotte, the star pitcher of the Boston Red Sox, surely will give George Mullin of Detroit, who is now leading the winning twirlers in the American league with a high percentage, a good run for the pitching honors on Dan Johnson's circuit. Cicotte has won seven out of the first eight games he has pitched. In 1908 he pitched twenty-three games, winning eleven and losing twelve. He was taken out of five games and finished ten for other pitchers. Cicotte's entrance into the majors precipitated a storm of guesses as to the right way to manage his peculiar machine. The almost universally accepted fashion was "Cicotte." Finally the player himself was appealed to, and he declared that his name was pronounced as if spelled Cicott.

WHIT WAS WILD THE GOULD CASE

And Fall River Pulled Off a Victory

FALL RIVER, June 15.—Fall River defeated Lowell yesterday by a score of 3 to 1. Whitridge's wildness was responsible for two of Fall River's runs. Barring the third inning Fulton's Fall River was invincible. Weaver's fielding was a feature. The score:

	ab	r	h	po	a	e
Nichols, 2b	4	0	1	3	0	0
Messenger, c	2	0	1	3	0	0
Howcock, lf	4	0	0	1	0	0
DeVine, rf	3	0	0	2	0	0
McKernott, 3b	4	0	0	2	0	0
Weaver, ss	3	1	1	8	0	0
Solbraa, 1b	3	1	2	3	0	0
Fischer, c	2	0	1	7	1	0
Fulton, p	2	0	1	0	0	1
Totals	27	3	6	27	13	1

	ab	r	h	po	a	e
Venable, 3b	3	0	1	2	1	0
Pittpatrick, 2b	3	0	0	4	4	0
Unger, ss	3	0	0	3	4	0
Finch, c	4	0	1	0	0	0
Howard, lf	3	0	1	0	0	0
Bannon, rf	3	0	1	1	0	0
Boyle, 1b	3	0	1	1	0	0
Whitridge, p	3	0	0	3	3	0
Totals	28	1	4	24	15	1

More Interesting Testimony Was Offered by Mrs. Gould

NEW YORK, June 15.—So large a crowd gathered at the county court suit for separation of Katherine Chennings Gould against Howard Gould that special police measures were necessary to preserve order. The great majority were disappointed as Justice Dowling limited admission to the seating capacity of the court room. The testimony of Mrs. Gould probably will take up the time of the court today and following her testimony it is expected that George Gould will be called to testify as to the extent of the fortune of Howard Gould. Evidence along this line is regarded as essential to determine what amount of alimony, if any, shall be granted to Mrs. Gould.

ARTHUR COTE Knocked Out in the Sixth Round

ALBANY, N. Y., June 15.—Kid Henry of Troy knocked out Arthur Cote of Biddford, Me., after two minutes of fighting in the sixth round of a bout scheduled to go 10 rounds before the Myers A. C. here last night. The first four rounds were about even, with Cote showing great cleverness in blocking. The fifth was Henry's by a considerable margin.

In the sixth Henry, after some fast lightning, dropped Cote for the count with a left hook to the jaw, followed by a right to the stomach. Cote came up groggy and was put down again with a storm of body punches. Henry struck Cote at the count of eight while he was still on his knees, but the blow hit Cote's shoulder and did no harm.

When Cote rose Henry carried him to the ropes with a succession of lefts and rights to the stomach and jaw. After battering him for nearly half a minute, Henry stepped back, and Cote fell to the floor without being struck. He tried to get up, but was unable and was carried to his corner. Henry was in the pink of condition, while Cote was overwinded.

DECKER GETS DECISION

BALTIMORE, June 15.—In a 15-round bout last night, in which there was action every moment, "Dummy" Decker was awarded the decision over Kid Seager before the contest was 12 rounds in. It was his first one having the advantage and then the other. In the 13th it could be seen that Seager was weakening, and in the last three rounds Dummy sailed in and won by a good margin.

FITZGERALD WON

PHILADELPHIA, June 15.—Terry Fitzgerald had a shade the better of Jimmy O'Brien in the windup at the West End A. C. last night. Both men mixed it up, and most of the fighting was done at close quarters. In the preliminaries Johnny Ryan knocked out Eddie King in the fourth round. The fighting drew Charlie Carter and Bobby Denard in the first round, and Jack Bradley had a shade on Battling Jacobs, but the bout was stopped in the third round.

JAPANESE AFFAIR HAS TAKEN AN INTERNATIONAL TURN

HONOLULU, June 15.—The situation growing out of the indictment by the grand jury of the 17 leaders in the strike of Japanese plantation laborers, took an international turn yesterday.

Negro, of the editorial staff of the Honolulu Star-Bulletin, who was taken into custody when the office of that paper was raided by the authorities last Friday, made formal complaint to the Japanese foreign office at Tokio of violation of his treaty rights as a Japanese subject. He sets forth in his complaint that this violation consists in the search of his office and the seizure of his private papers and documents by the territorial authorities without due process of law.

Territorial Sheriff William Henry admits that the seizure was made by force of arms and without search warrants or process of law, but contends that the papers seized contained evidence of criminal purposes and that the courts of the territory are open to Negro for redress, if he has been damaged.

Negro was re-arrested yesterday with Y. Sogo, Y. Takaka and K. Kawamura of the editorial staffs of the Nippon and the Big on indictments returned by a grand jury, charging them with "conspiracy by indirect means and unlawful methods and means of intimidation in citing to riot threatened violence to prevent and hinder" the Honolulu, Oahu, Ewa, Waialua and Kapahulu plantations from carrying on their business.

Strikers yesterday attacked and seriously stabbed a Japanese restaurant keeper at Kahana for having refused to furnish them with food.

POINT JUDITH TEAM LOST

PHILADELPHIA, June 15.—In a thrilling game yesterday on the grounds of Gray-Morris Polo club, the team of the Philadelphia Country club defeated the Point Judith team by the score of 15 to 10 in the final game for the ladies' challenge cup.

BUNCO MAN FOILED

He Attempted to Work an Old Game

A rather clever bunco man, but working an old game, left this city very hurriedly during the latter part of last week as a result of the work of one of the bunco man's would be victims.

Several months ago the alleged crook called on the treasurer of one of the big dry goods stores in Merrimack street and explained that he had been sitting in at a poker game in Haverhill the night before and had pawned his diamond ring. He offered a pawn ticket to the treasurer if the latter would give him \$5 in order to get into Boston. In order that the out of town man might make good his game he told the dry goods man that if the latter would call up a certain number in Haverhill he would find out that the pawn ticket was good and that the ring was awaiting the payment of the money advanced on it. This telephoning, however, is an old game for the man who is trying to get money out of his victim has a pal at the telephone station named and when any communication is carried on the crook's assistant is sure to catch the credibility of the story told.

It seems that the day the circus was here the bunco man in question called on the same dry goods man and endeavored to sell a diamond ring. The Lowell man mentioned the fact that the visitor had talked him once before on a diamond story and the easy money man evidently took the cue and immediately barked out of town.

TOTALLY BLIND NAPS TOOK THIRD

Lamberton Was Chief for Dewey

WASHINGTON, June 15.—Rear Admiral Benjamin Peffer Lamberton, who served as chief of staff to Dewey at the battle of Manila Bay, has gone blind. The trouble started within a few months of the great fight, and the admiral's physician attributes the origin of the malady to the strain of that

BOSTON, June 15.—Cleveland took the third straight game from Boston yesterday, 3 to 1, errors being responsible for every run scored. Joss and allowing but three hits. President John Taylor of the local club, announced after the game that Chester L. Nourse, the Brown university pitcher, signed a contract with Boston yesterday and will report to Manager Lake Thursday. The score:

	ab	r	h	po	a	e
Goodie, rf	4	0	1	3	0	0
Bradley, 2b	4	0	0	3	2	0
Turner, ss	4	0	0	3	5	0
Lajoie, 1b	4	0	0	3	1	0
Hincman, c	3	0	0	2	1	0
Stovall, lf	4	1	1	10	2	0
Easterly, rf	3	0	0	2	0	0
B. Lord, lf	3	0	0	2	0	0
Joss, p	3	1	0	3	0	0
Totals	30	3	3	27	16	2



REAR ADM. L. LAMBERTON

GRAY WINS OUT

Base Ball Association Not Formed

The meeting of Lowell fans to organize a local baseball association held at the New American last evening, turned out to be a veritable frost for only a few showed up.

It is evident from a small attendance last evening that the local fans are satisfied to have James J. and Andrew Gray get the franchise.

Al Winn will probably give up the team before the expiration of the present week. He and his family have been away, and the team will be sold for about \$200.

Lowell fans who are disappointed in the decision of the court in the case of Mike O'Brien vs. the Lowell team to restrain the defendants from selling there can be no sale, but a decision is expected by Thursday.

WENT TO REVERSE

About 75 employees of the Tremont and Suffolk went on an excursion to Revere beach Saturday and had a good time. They left Merrimack Square at 1:15 p. m., and returned at 8:30 p. m.

A special car that carried the excursionists was prettily decorated with American flags and blue bunting. The car was piloted by the sternest sea, carried 150 horses and made things lively on their way to the beach. The very pleasant affair was conducted by Mr. Wm. Herbert and Mr. James Manning. The car was in charge of Mr. J. Ring, metronome, and Mr. J. McEvoy, conductor.

THREE ARRESTED 218 GRADUATES

PROVIDENCE, R. I., June 15.—Three men who the police claim, are a band of horse thieves who have been working all over the state were arrested yesterday and locked up at the central station to await the session of the sixth district court.

The men are Herbert Carson, Thomas Crogan and Doc Holden. Carson lives here. Holden comes from East Providence and Crogan is well known in New Jersey.

Carson was the first arrested and the police say that he gave them enough of a clue to trace the other two.

Inspector Lewis Godfrey, who made the arrests, said that the three are the kind that Chief of Police Bower of Barrington exchanged shots with several weeks ago. He also claimed that the local department had communicated with Newport and that one of the rigs stolen from this city was found there.

218 GRADUATES To Receive Diplomas From High School

This year's graduating class of the Lowell High School will be the largest in the history of the school. Diplomas will be given to 218 young men and women on the evening of June 21, when the exercises will be held at the Opera House.

Arthur M. McEvoy, president of the class and editor-in-chief of the High School Review, will be the valedictorian. Miss Edith Parker was the salutatorian. Miss Parker was the salutatorian, but owing to her serious illness, caused by overstudy, the address will be given by Miss Margaret Elliot.

25 YEARS WED

Mr. and Mrs. Coburn Observe Anniversary

Mr. and Mrs. George N. Coburn celebrated the 25th anniversary of their marriage at their pretty little home at 150 Rogers street yesterday. While a number of relatives and friends called during the day, the reception took place in the evening when besides the Lowell friends present there came about fifty Lawrence people who came to this city on a special car.

A fine musical program was arranged for the evening and refreshments were served.

Both Mr. and Mrs. Coburn were former residents of Lawrence, but for the past eight years they have resided in this city. Mr. Coburn is in charge of the linotype machines at the Courier-Opinion.

The happy couple were married June 14, 1884, at Haverhill, by Rev. Charles Fowler, pastor of the Congregational church, and lived in Lawrence until about a year ago when they took up their residence in this city.

Mr. and Mrs. Coburn were the recipients of many beautiful presents, the majority of which were of silver.

Mrs. Frank L. Shattuck of Nassau and Mr. Wm. T. Shattuck of Boston are visiting at the home of Mr. and Mrs. George N. Coburn, 150 Rogers street.

RHEUMATISM NEURALGIA ACRES PAINS

Try NEURALGIC ANODYNE for any pain or ache, no matter how severe and the result won't disappoint you.

It's human nature to procrastinate. Everyone knows that NEURALGIC ANODYNE will almost perform miracles in times of painful distress, and yet at such times many people will not have it on hand.

If you haven't NEURALGIC ANODYNE in the house, get a bottle right now. It is for sale everywhere, and a large bottle only costs 25 cents.

It cures neuralgia, rheumatism, pains in the chest or back, stomach pains, dysentery, coughs, nervous headaches, and all aches and pains. It is an absolute necessity in every household. The Twitchell-Chapman Co., Portland, Me.

GRAY WINS OUT

Base Ball Association Not Formed

WENT TO REVERSE

THREE ARRESTED

218 GRADUATES

25 YEARS WED

Mr. and Mrs. Coburn

Observe Anniversary

Base Ball Association

Not Formed

WENT TO REVERSE

THREE ARRESTED

218 GRADUATES

25 YEARS WED

Mr. and Mrs. Coburn

Observe Anniversary

Base Ball Association

Not Formed

WENT TO REVERSE

THREE ARRESTED

218 GRADUATES

25 YEARS WED

Mr. and Mrs. Coburn

Observe Anniversary

CASH OR WEEKLY PAYMENTS

EXTRA SENT TO PRISON

Peter Miron Gets Sentence of Three to Five Years

For Breaking Into Dr. Pepin's
Office Last February—William
F. Walsh Gets Six Months in
House of Correction

In the superior court at Cambridge today, criminal session before Judge Lawton, Peter Miron, who broke into Dr. Pepin's office, last February, received not less than three and not more than five years in state prison while William F. Walsh, who accompanied him, received six months in the House of Correction.

SOCIALIST MEMBER

Denounces the Czar in British House of Commons

LONDON, June 15.—William James Thorne, the rabid socialist member from Westham, caused some excitement in the house of commons today by a heated denunciation of the emperor of Russia, and referring to this sovereign's proposed visit to King Edward during the coronation regatta. The speaker called Mr. Thorne to order, but the member shouted out: "It would be a good thing if the Russian emperor gets his deserts when he does come: he is an inhuman brute." The speaker's efforts to stem this abuse were quite ineffectual until an uproar of protests from the other members drowned Mr. Thorne's invective.

THE "HOLDING BILL"

Governor's Measure Was Passed to a Third Reading

BOSTON, June 15.—When the debate on the Boston holding company bill which authorizes the formation of a company to hold the Boston & Maine railroad stock now held by J. L. Billard of Meriden, Conn., and controlled by the New York, New Haven & Hartford railroad was resumed in the Massachusetts house of representatives today it was with the agreement that a vote would be taken at noon. The vote was to be on the question of substituting for the bill known as the "merger institution." During his remarks Rep. Riley claimed that President Mellon of the New Haven system had been ordered by the financial backers of the bill to "go after" the Boston & Maine and, according to the speaker, President Mellon carried out his orders. Mr. Riley said that Gov. Guilford exposed the merger question but Gov. Draper had reversed the policy of his predecessors. The speaker also declared that the whole larger question originated with the Standard Oil company and that the clerks at the Broadway, New York city, Standard Oil building, knew more about the holding bill than did the members of the Massachusetts legislature. Mr. Riley was sharply called to order on the statement that the bill was not the governor's bill but Mellon's bill and a combination of crime and men who came here fishing their golden wands in the faces of susceptible members. Representative Callahan of Boston, a democrat, who followed Mr. Riley, said that there was no politics in the measure nor were the members bound by labor unions. It was a business proposition, he said, and he favored the majority bill. Representative Andrew J. Doyle of New Bedford said that the governor's bill was favored by the cotton manufacturers of his city. Mr. Henry of Leominster, a democrat, upheld the governor's bill speaking principally on the freight rate question and claiming that New England was at the mercy of the rest of the country because of its varied railroad interests. Mr. Doyle referred to the differential rates and said that so long as the railroad situation in New England was divided it would receive very little benefit. Mr. White of Brookline, one of the most strenuous speakers in the house, urged vehemently a delay such as afforded by the Washburn bill and Mr. Washburn of Worcester closed the debate for his measure by reiterating some of his arguments made yesterday. The debate closed with a seven minute address by Mr. Garcelon of Newton in charge of the governor's bill, who said that what was wanted was to get the Boston & Maine stock back into Massachusetts. The house then voted 51 to 173 with three pairs on the question of substituting the Washburn amendment for the governor's bill and immediately afterward passed the latter bill to a third reading by a vote of 180 to 22. In a vote on the Washburn bill all but four members of the house were recorded. The governor's bill came up in the afternoon on the question of passing it to be engrossed. The governor's bill has already passed the senate without division but upon reaching the house Thursday a substitute bill was offered by Mr. Washburn of Worcester, which delayed the acquisition of the Boston & Maine stock for two years during which time the railroad commission was ordered to investigate the situation. On the other hand the governor's bill provides that the 116,000 shares of Boston & Maine stock now owned by John L. Billard of Meriden, Conn., be purchased by the new company called the Boston, New York, New Haven & Hartford Railroad and the Boston & Maine stock be sold to the new company. The bill also provides that the holding company shall be financed by bonds and mortgages, promissory by the New Haven company. The Boston & Maine stock acquired by the holding company cannot be sold without the consent of the legislature.

GRAVESEND RACES
GRAVESEND, N. Y., June 15.—King Cabot, 105.7 to 2.7 to 3.2 to 2.3, first; Rialto, 104. Burns, 15 to 3.7 to 5.3 to 5.2 second; MacArthur, 104. Digan, 7 to 5 to 2.3 to 3.4 third. Demand, Bad News, Eubank, Takahara and Panouze, all run.

Second race:
Sandy Creek, 35. Dope, 4 to 1.5 to 3.0, first; King Cabot, 135. Stock, 1 to 3.0, second; Superintendence, 150. McClain, 10 to 1.7 to 5.0, third. Time 2:16.43. Grace Canyon fell.

TRIAL AT ONCE

Is Demanded by Willis
N. Kimball

SALFEM, June 15.—Something of a surprise was occasioned in the Essex county superior criminal court here today when Willis N. Kimball who yesterday retracted a previous plea of not guilty to the charge of stealing \$15,000 worth of wool from the American Woolen Co. at Lawrence appeared in court and demanded an immediate trial. The case was taken up at once and the hearing of evidence begun. It had been understood that the case would not be considered until next September but today the defendant insisted on an immediate trial. Kimball, who was shipping clerk for the American Woolen Co. at Lawrence was indicted for stealing wool valued at \$15,000. Three other men to whom he is alleged to have shipped the wool have already pleaded guilty to receiving stolen goods and sentence in their cases has been deferred until September. Kimball had pleaded guilty to stealing the wool but yesterday he came into court and retracted the plea, claiming that he had pleaded guilty under a misunderstanding.

DEATHS

OGILVIE.—The Clinton Daily Item of June 11 had the following: At seven o'clock Thursday morning, at the home of her daughter, Mrs. J. E. Ogle, 67 Olive street, occurred the death of Mrs. Margaret Ogilvie, who though a resident of Clinton for but a short time endeared herself to many. Mrs. Ogilvie was born in St. John, N. B., but with her family has resided in Boston since the death of her husband which occurred some twenty-five years ago. She is survived by five children, Miss Iva, Marion, Helen and Hazel of Boston, and Mrs. O. Ogle of this town; four brothers, Michael and John living in St. John, and William and Martin Foley of Still Water, Minn. The funeral was held from the home of her daughter, Mrs. Joseph Ogle on Olive street, this forenoon and a high mass of requiem was chanted by Rev. John P. Nolan, Mrs. M. A. Carney and Miss Marie Keller rendered during the services, "I Shall See Him Face to Face," and "Nearer, My God, to Thee," as the remains encased in a beautiful quartered oak casket were borne from the church, by most intimate friends of the sorrowing family. The burials were Joseph Ogle, John Graves and John Timmer of Clinton; Bartholomew Connolly and George Foley of Boston and John W. Hefferman of Leominster. The floral tributes were numerous and beautiful. Burial in St. John's cemetery.

LAWYER LEVY

WANTS CLEARANCE PAPERS FOR
DETAINED BOATS

NORFOLK, Va., June 15.—The steamer Nanticoke and the tug Despatch, the former detained at Franklin, Va., and the latter at Norfolk for alleged violation of the neutrality laws in connection with a supposed contraband expedition for Venezuelan revolutionists are, by admission made here today by their New York agents, bound direct for Maracaibo, Venezuela, but it is denied that the vessels have any connection with any filibustering project. Ira Levy of New York, representing the firm of Cates & Co., exporters, has filed application with Collector of Customs Hughes at Norfolk for clearance papers for both the Nanticoke and Despatch. Collector or Customs Hughes and special government agents have made a thorough examination of both vessels but found nothing aboard either but coal, water and provisions. The customs agent late yesterday broke into all closed compartments of the Nanticoke but found nothing contraband. The revenue cutter came up the Blackwater river last night and anchored close by the Nanticoke. Her officers today inspected the suspected steamer. They will file a report also, but even this shows the Nanticoke to be free of contraband. Agent Levy says that the Nanticoke and Despatch have been purchased and are consigned to Tarrion, a merchant of the Venezuelan capital and the two boats are to be used in the coffee trade at Maracaibo. It is denied from Franklin today that the rifles shipped from New York via St. Louis have arrived there in plane cases.

HEINZE INDICTED

NEW YORK, June 15.—The federal grand jury today handed down indictments against F. Augustus Heinze head of the United States Copper Company, his brother Arthur P. Heinze and Sanford Robinson, Heinze's counsel, charging conspiracy and alleging an attempt to obstruct the administration of justice by spitting away the books of the United Copper Company, while the company was under federal scrutiny and also by interfering with United States marshals in the performance of their duty.

TUFTS FIELD DAY

MIDDLETOWN, June 15.—A day for the alumni, a new feature of the annual commencement work at Tufts college was inaugurated today. The new attraction was an incentive for many more graduates of the college and classes for many years back sent large representations. A meeting of the trustees, theological school alumni, preceded the athletic games and sports which were begun shortly before noon. The William Rollin Shipman tablet, the gift of the class of 1889 on the occasion of its decennial was unveiled in the afternoon. The tablet which is in the quad, is of bronze with a relief portrait of Prof. Shipman.

STATE TAX

BILL PROVIDES FOR \$1,000,000
LESS THAN LAST YEAR

BOSTON, June 15.—The state tax bill reported in the house today provides for the raising of \$1,500,000, or a million less than the amount raised last year. The regulation is, it is stated, through rigid economy by the committee on ways and means and through the operation of the inheritance tax.

MRS. CLEVELAND TOBACCO CLAUSE

A Witness at the Trial of Mr. Brandenburg Discussed by the United States Senate Today

NEW YORK, June 15.—The trial of Broughton Brandenburg, a magazine writer, began in the supreme court here today. The charge against Brandenburg grew out of the sale of an article which Brandenburg is alleged to have disposed of to a newspaper on the representation that it was a copy of the article which was on the calendar of Justice Fitzgerald's court was interrupted in order to meet the convenience of Mrs. Cleveland, who was one of the witnesses and who wishes to leave this city tomorrow for her summer home in New Hampshire. It was agreed that the Brandenburg trial should be adjourned as soon as Mrs. Cleveland's testimony was taken and continued again after the murder trial was completed. Mrs. Cleveland accompanied by Hugh Hastings, one of the executors under the late president's will, arrived at the criminal courts building early and was taken to District Attorney Jerome's private office to await a summons from the courtroom where the work of selecting a jury was begun as soon as the court session opened. Mrs. Cleveland was dressed in deep mourning. Her testimony was expected to be taken as soon as the selection of the jury was completed and one or two witnesses will be called to establish the sale of the article by the defendant. Brandenburg was in consultation with his counsel Samuel B. Thomas while the jury was being selected. Counsel for the defendant asked the talesmen if the fact that the article on which the charge is based was political, written during the last campaign, and unfavorable to one of the candidates (Mr. Bryan) would influence their opinion or prejudice their mind. The work of selecting jurors progressed rapidly and the jury box was filled before the close of the morning session of court.

\$50,000 SUIT "WALDO DOUBLE"

Laird's Love Notes to Managed to Escape in
Actress Read Auto

NEW YORK, June 15.—Samuel S. Laird, Jr., son of a Philadelphia millionaire shoe manufacturer, is being sued in the supreme court for \$50,000 damages for alleged breach of promise to marry by the sweetheart whom in other days he dubbed "The Sand Snake Girl." This was his pet name for Cora Sinclair, who testified yesterday that she lived in luxury with him for several months, relying on his promise to wed her after his father died. Laird came to court accompanied by his wife, who was formerly Mrs. Lillian G. Hayes, a prominent society woman of Philadelphia. The two listened with interest as the attorney for Miss Sinclair read a bunch of love letters written by Laird and displayed half a bushel of rich gifts which the plaintiff claims she received from him. With the exception of the letter in which he jilted "The Sand Snake," the missives contain assurances of undying affection. In December, 1903, Laird wrote from Philadelphia: "My Darling Little Girl—I love you and only you and always thinking of you and wondering what you are doing and if you are happy. I want you to love me, as I know you do. Am homesick already to see my dear little girl and have her put her dear arms around my neck and to kiss me and tell me again how much she loves me. With all the love in the seven stars and a million kisses, Sam." In August, 1904, Miss Sinclair received the following notification that "Sandy" would prefer to have her forget the past and let him enjoy his new love. "Dear Cora: No doubt you have noticed that I have been keeping away from you for the last six months. Well, there is always a reason for everything. The reason in this case is a good one. I am in love with the dearest girl in the world, who, I am sure, loves me. I ask you not to think of me any more. This may be somewhat of a surprise to you, but then it should not be. If you insist on seeing me it will only cause a lot of trouble and unhappiness on everybody's part, which would do no good. Please look at it in a sensible way and we can then be happy. It was wrong for me to do as I did in the first place, but I went into it blindly, without thinking what the outcome would be. This is the way most of these things are gone into. Do not intend to stay here long, so if you have anything to write to me you had better not delay very long. Don't let this upset you, but make the best of the situation as it is, please. Yours truly, Sam." SENT TO PENITENTIARY CONCORD, N. H., June 15.—Herbert W. Allen, charged with misappropriation of the funds of the Woodville National bank to the extent of \$10,000, was sentenced to five years in the United States penitentiary at Atlanta, Ga., in the United States district court in session in this city today.

TREATY RATIFIED

PARIS, June 15.—The Franco-American treaty of extradition has been ratified and today promulgated here.

The Cool Attractive Office

The business man who enters his office and finds a cool, refreshing breeze from an electric fan, feels ready to meet the work at hand. He can hold his attention to the work and finish his day more efficiently. Telephone us today. Lowell Electric Light Corp. 50 Central Street

Better Stir up Your Liver a Little!

Not too much, just a little, just enough to start the bile nicely. One of Ayer's Pills at bedtime is all you need. These pills act directly on the liver. Made for the treatment of constipation, biliousness, dyspepsia, sick-headache. Ask your doctor if he knows a better pill for the liver. Then follow his advice.

7-204

10c Cigar

Increased sales in May over same month in 1908, purchase of \$50,000. 3 years New England's favorite. Factory, Manchester, N. H.

The Cool Attractive Office

The business man who enters his office and finds a cool, refreshing breeze from an electric fan, feels ready to meet the work at hand. He can hold his attention to the work and finish his day more efficiently. Telephone us today. Lowell Electric Light Corp. 50 Central Street

PRESIDENT TAFT

Pleased to Learn Senate Will Adopt His Plan

WASHINGTON, June 15.—President Taft was deeply gratified to learn today that a way had been devised in the senate for the enactment into law of his plan for a tax on the undistributed net earnings of corporations as a means of providing additional revenues for the federal government. Senator Crane of Massachusetts, a member of the finance commission, who is said to have been instrumental in preparing a way for the new legislation, and Senator Bourne of Oregon were among those with whom the president discussed the subject today. The president feels that with every satisfactory plan for raising additional revenue which can be devised the opportunities for a real revision of the tariff are enhanced at least to that extent. The prospect of favorable action on the tax on net earnings of corporations, therefore, gives the president still greater hope for a satisfactory termination of the tariff fight. Senator Bourne told the senator that the most satisfactory feature of the plan to tax the earnings of corporations is the power that such a law must carry, of giving the government access to the books of the big corporations. The working of the new law will now be a source of interest for to be effective the statute will have to be a stringent one.

DROPS TO DEATH

His Bride-Elect at His Side

NEW YORK, June 15.—It was no night for sweethearts. The moon was smothered under heavy clouds. A soft rain drizzled through the darkness. But Joseph Kobach and pretty Anna Kish were to be married on the morning in New Brunswick, N. J., and they were young and very much in love, and thought no trouble in the world could reach them. They had journeyed from the girl's home in New York City to Perth Amboy late Sunday night. They wished to take a trolley in South Amboy. The quickest way was over the Long Branch railroad drawbridge across the Raritan.

THE JAP TROUBLE

Situation in Hawaii Being Investigated

WASHINGTON, June 15.—Although no official information has reached the state department in regard to the Japanese trouble in Hawaii, the situation is being carefully watched. M. Negoro of the editorial staff of the Japanese publication Jiji, has appeared in the Japanese foreign office on the ground that his treaty rights were violated by the territorial authorities raiding his office last Friday. Tokio has not taken the matter up with the officials at Washington. If it is shown that the raid on the Jiji occurred as described the state department probably will take the position that Negoro's remedy lies in the courts in accordance with the treaty of 1904.

FEDERATION OF LABOR
BOSTON, June 15.—A convention of all state organizations affiliated with the state branch of the American Federation of Labor will be held here on the week of August 9th, to receive report of the veto of the 8-hour bill by Gov. Draper and to consider and take action on all labor matters which have appeared during the present session of the legislature. The call for the convention was issued today after a joint meeting of the executive board and the legislative committee of the state branch.

LAWRENCE MAN ACCUSED

of Manslaughter

THE JAP TROUBLE

Situation in Hawaii Being Investigated

WASHINGTON, June 15.—Although no official information has reached the state department in regard to the Japanese trouble in Hawaii, the situation is being carefully watched. M. Negoro of the editorial staff of the Japanese publication Jiji, has appeared in the Japanese foreign office on the ground that his treaty rights were violated by the territorial authorities raiding his office last Friday. Tokio has not taken the matter up with the officials at Washington. If it is shown that the raid on the Jiji occurred as described the state department probably will take the position that Negoro's remedy lies in the courts in accordance with the treaty of 1904.

FEDERATION OF LABOR
BOSTON, June 15.—A convention of all state organizations affiliated with the state branch of the American Federation of Labor will be held here on the week of August 9th, to receive report of the veto of the 8-hour bill by Gov. Draper and to consider and take action on all labor matters which have appeared during the present session of the legislature. The call for the convention was issued today after a joint meeting of the executive board and the legislative committee of the state branch.

6 O'CLOCK

OLD OFFENDERS CITY

SOLICITOR

NEARLY DROWNED

MAYOR BROWN MADE WIFE PAY

Police Pension Petition For All That She Not Admitted Ate

Mayor Brown has failed in having his bill to exempt Lowell from the provisions of the police pension act received by the legislature, but the mayor takes exception to a statement in a morning paper, under Boston date, in which the following appears:

"An incident of the day was the appearance of a representative of Mayor Brown of Lowell with a bill to exempt that city from the provisions of the police pension act. But he had no petition. Clerk Connelley of the senate told him that he could receive no bill without a petition, and furthermore it would be an absolute impossibility to get any measure in at this stage in the session, so the bill was withdrawn."

"It had a messenger there with the petition and the resolution," said the mayor, "but both Senator Hibbard and Representative Varnum refused to father it. They said it was too late to have it admitted. Whoever sent that piece from Boston, that my messenger was not armed with a petition, did not know what he was talking about or else he was misinformed."

BATONYI SUIT

Will be Heard on June Twenty-First

NEW YORK, June 15.—The second trial of Mrs. F. J. Burke Roche Batonyi's suit for divorce from Aurel Batonyi will be held June 21 under agreement made by counsel today. At first hearing the jury returned a verdict for Mr. Batonyi after counsel for Mrs. Batonyi had withdrawn from the case. The court ordered the case to proceed. The counsel asked Beatrice Bradant Dreyfus, a witness for a delay on the ground that they were unable to serve a subpoena upon Beatrice Bradant Dreyfus, a witness whose presence was needed.

Mrs. Batonyi's counsel had the default reopened.

FUNERALS

NOON.—The funeral of Miss Mary J. Noon took place this morning at 8.30 from the home of her parents, Thos. and Annie, 26 Pond street. A funeral high mass was celebrated in the Immaculate Conception church at 9 o'clock, by Rev. Fr. Flynn, O. M. I. The choir directed by Mrs. Hugh Walker, rendered the Gregorian chant. The solos were sustained by Miss Edith Walker, Edward Shea and Charles P. Smith. The burial was in St. Peter's cemetery. The bearers were James Blessington, Michael O'Boyle, Cornelius Riley and Cornelius Murphy. The following floral offerings were sent by relatives and friends of the deceased: A pillow inscribed "At Rest," Mrs. Bigelow Carpet Co.; spray, Anna and Bernard Noon; spray inscribed on pillow, "Our Friend," Miss Jennie Campbell and Mrs. Thos. Roark; spray, the N. E. Bunting Co.; spray, Cousin Sarah; spray, Jessie Coggins; spray, the Cashman family; H. Melloy & Sons were the funeral directors.

COURTEMANCHE.—The funeral of Arthur Courtemanche took place this morning from his late home, 14 McIntire street, and was well attended. The funeral cortege proceeded to Notre Dame de Lourdes church, where a funeral mass was sung by Rev. Fr. Viaud, O. M. I. The choir, under the direction of Mr. H. A. Racicot, sang the Gregorian mass. During the mass appropriate solos were rendered. Miss Alexander presided at the organ.

Among the floral tributes was a pillow inscribed "Husband" from his wife; spray of pinks, Mr. and Mrs. Dwyer; spray of roses, Miss Gagnon; spray of pinks, Mary L. Dwyer. The bearers were Joseph J. Jones, Edward Stone, Dennis Sullivan and Joseph Souza.

BURIAL was in the Catholic cemetery, where Rev. Fr. Viaud read the committal prayers. Undertakers M. H. McDonough & Sons had charge.

VARNUM.—The funeral services of Henry Varnum of Dracut were held at the residence of his daughter, Mrs. John Trull of North Tewksbury, yesterday. The Rev. Cyrus Richardson of Waverush, N. H., nephew of the deceased, officiated. The vocal selections sung by Mrs. Penin and Mr. Slocks were "Home of the Soul," "Thy Will Be Done," and "Going Home." The bearers were Hazen Stickney, Frank Gurney, John Peabody and Albert Hamblet. There was a very large attendance of relatives and friends. Floral tributes were many. Hazen Stickney had charge of the funeral arrangements. Burial was in the family lot at the Hillside cemetery, under direction of the J. B. Currier Co.

KIRANE.—The funeral of James Kirane took place from his late home, 32 Crosby street, this morning at 4.15 o'clock, and a mass of requiem was sung at St. Peter's church at 6 o'clock by Rev. W. George Mullin. The choir sang the Gregorian mass and at the offertory Mr. P. P. Haggerty sang "Domine Jesu Christ" and at the elevation Mr. James E. Donnelly sang "Pie Jesu." At the conclusion of the mass the choir sang "The Procession." Mrs. J. W. McKenney at the organ. The bearers were Messrs. Jas. Thomas, Patrick, Michael and Joseph Collman and Thomas Griffin, all members of the deceased. There was a large attendance. Burial was in the family lot at the Hillside cemetery, where Rev. Fr. Mullin read the committal prayers. The funeral was in charge of Undertaker John J. O'Connell.

ATLANTA, June 15.—E. Lee Douglass, Atlanta business man, worth \$500,000, is accused as a miser in a suit for divorce filed yesterday by Emma Neal Douglass, daughter of the late T. M. Neal, one of Atlanta's wealthiest men, and worth \$300,000 in her own right.

The couple were married in 1892. Mrs. Douglass charges her husband's penny began during the honeymoon, when he charged her for every meal she ate and forced her to settle monthly.

Mrs. Douglass alleges that her husband never tipped waiters or porters, and that she had to do it out of her own means; that he required her to pay the extra expense of any guest she might have; that his written consent had to be obtained before such guests were invited; that he complained if the servants got anything to eat but bread; that he wouldn't have but one light in the house at night, that he never bought theatre tickets, but went when she did or when invited by friends; that he derived a profit of \$4000 a year from the management of her estate and wanted a salary besides.

Attached to the petition is a copy of a remarkable document which Douglass wanted his wife to sign to regulate their lives. One of its terms was that if they should quarrel the party who apologized should do so in public and submit to being kissed 100 times. Mrs. Douglass says her husband once enforced the kissing penalty and made her ill.

Another clause declares: "The enemies of one shall be treated as the enemies of the other, and the friends likewise as friends of both."

Mrs. Douglass says her husband nagged at her and broke her health, until "she began to realize that she had married a man whose only thought was money, and whose love of it was equal to that of any miser ever pictured in song or story."

MAYOR BROWN

Will Urge Action on "Great White Way"

A communication will go to the board of aldermen from Mayor Brown this evening, relative to a change in the lighting system of the main thoroughfares in Lowell. This project to give the city a "great white way" has been mentioned several times in The Sun, and commended so far as Middlesex street is concerned. Mayor Brown is heartily in favor of it and it is expected that in his communication this evening he will put it up strongly to the board of aldermen. Last night the mayor had a conference with Aldermen Connors and Adams of the lighting committee, and they agreed to matter over with Mr. Hunnewell of the Electric Light company. The proposed new system would cost the city \$6500 a year more than the present system. The scheme would help to enlighten the business thoroughfare and would add to the respectability of Middlesex street. It would, moreover, give visitors reaching Lowell at the Middlesex street station a favorable impression of our city.

Had the Call in the Police Court Gives an Opinion Relative to Street Watering Today

There were many old offenders lined up before Judge Hadley in police court this morning, and in a number of cases he imposed jail sentences and gave the prisoners the understanding that after the offenders had been in jail for a time Probation Officer Slattery would visit them and if their case warranted it they would be placed on probation.

He also stated for the benefit of out-of-town people who come here for the purpose of getting drunk and committing crime, that he was going to make it disagreeable for them in order to discourage such people from making their way to this city.

Tommy Dixon in Again

"Blind Tommy" Dixon, who has been given every opportunity possible to reform and leave drink alone, was arrested again last night, it being his sixth appearance before the court within a year.

"Just give me a show," said Tommy. "Give you a show," said the court. "When I give you a show you make a show of yourself."

He was sentenced to three months in jail with the understanding before the Probation Officer Slattery would look into the merits of his case and later take him on probation.

Her 41st Appearance

It was the 41st time that Mary A. Armstrong had appeared before the court. Judge Hadley was inclined to be lenient with the woman but she showed little signs of appreciation of what was being done for her and finally incensed the court by her stubborn attitude.

It was her third offense during the year and while she said that she had work to go to the nature of the place where she was to perform the work did not appeal to the court and she sentenced her to five months in jail, telling her that after she had been confined for a while the probation officer would call on her and take her on probation. She did not like this arrangement, however, asking a suspended sentence. When she did not receive a sentence to her liking she appealed.

When she appealed the court said: "Very well, I was trying to do what was best for you and would have sent you to jail for a year on probation, but now while you are in jail I will not allow the probation officer to go near you. Despite the fact that you have been before the court on 41 occasions you do not trust me when I am trying to do something for your good."

Heavy Sentence for Visitor

John J. O'Connor of Woonsocket, who said he came to Lowell to secure work, but got drunk and stole a bicycle belonging to Lawyer Harold Varnum, pleaded guilty to the charge, charging him with drunkenness, and he said that he would not have committed the larceny but for the fact that he was under the influence of liquor.

It was O'Connor that Judge Hadley said he intended to discourage visitors of the law from coming to this city, and sentenced him to four months in the house of correction for larceny.

and two months additional for drunkenness.

Stole a Pair of Shoes

Raoul Rony pleaded guilty to the larceny of a pair of shoes valued at \$2.50, the property of James Pappas, and was sentenced to pay a fine of \$15 to be paid within five days or two months in jail.

Charged with Adultery

Delus Paris and Kludienne Bowen were charged with the crime of adultery. Each pleaded not guilty. The case had not progressed very far when Judge Hadley decided that there was need of more preparation, and it was continued till tomorrow morning.

James Bowen, husband of the woman, said that his wife left him eight or nine years ago in Exeter, N. H., and since that time had been living in various places. He said he came to Lowell recently and in conversation held with her she acknowledged that she was living with Paris.

Man and Wife Arrested

Mary E. Austin and Frank E. Austin, her husband, were arrested last night by Patrolman Frank Donovan and in court this morning both pleaded guilty to being drunk.

The arresting officer testified that the pair live in a house in Melrose street which is in a filthy condition and the residents for residents of the can. He said that the vilest language possible is used by the pair when under the influence of liquor.

Cruel to His Family

Patrolman Dennett said that Thomas Gilday, before the court for drunkenness, was very cruel to his family when drunk. He said that Mrs. Gilday has a child three weeks old which is sick and that it is necessary for her to work in the mill in order to secure money enough to care for her family.

He said that Gilday had work to go to but preferred to drink. Gilday was sent to jail for 30 days but before the expiration of the sentence he will be placed on probation.

Drunken Offenders

The suspended sentence of three months in jail which was hanging over the head of James C. Burns was revoked owing to the fact that he violated the terms of his probation. Peter Lynch was given a two months' sentence to jail, but after he gets the letter out of his system Probation Officer Slattery will take the man under his care.

There were two \$2 drinks.

FOOT INJURED

Antoni Pichel, residing at 11 Queen street, had his foot injured at the Lowell Machine shop this morning. The ambulance was summoned and he was removed to the Lowell hospital where the injured member was cared for.

COTTON FUTURES

NEW YORK, June 15.—Cotton futures opened steady; July 10.55; Aug. 10.55; Sept. 10.55; Oct. 10.55; Nov. 10.55; Dec. 10.55; Jan. 10.55; Feb. 10.55; March 10.55; April 10.55; May 10.55; bid.

City Solicitor Duncan has issued the following opinion relative to street watering in reply to request of the board of aldermen.

Office of City Solicitor

Lowell, Mass. June 15, 1909.

Board of Aldermen.

City of Lowell.

Gentlemen:—In reply to the request of a board for an opinion as to whether the expense for street watering can be provided for by a special tax instead of by assessing the property of abutters, I submit the following:

Revised Laws, chapter 25, section 25, provides that a city may annually appropriate money for watering all or a part of its public ways or portions thereof at its expense in whole or in part and it may determine that certain other public ways or portions thereof shall be watered at the expense in whole or in part of the abutters thereon.

Now under this statute it would appear that if the city council see fit they may vote to provide for the watering of streets by general taxation and are not bound to meet any part of the expense by assessments on the estates of abutters.

The court in the case of Sears vs. City of Boston, 173 Mass. 75, says: "The watering of streets in thickly settled portions of cities is such a public benefit that it legitimately may be provided for at the public expense."

So far as it promotes the comfort, convenience and prosperity of the people generally, as distinguished from landowners, it should be provided for by general taxation, which involves the assessment of proportional and reasonable taxes upon all persons and property within the city.

The inference to be drawn from the decision in this case is that where the people generally are to be benefited by street watering it shall be done at the public expense, but that where there is a peculiar or special benefit to certain real estate which is of no special value to the citizens as a whole, the expense shall be borne by the owners of such property. This last is the only qualification I would place on charging this expense to the taxpayers generally. If the board of aldermen should include in their list of streets one or more, the watering of which would be entirely or substantially to the advantage of the owners of land on such streets and of no benefit to the public generally, then I should doubt very much whether such action would be sustained by the courts. In the event of taxpayers protesting against it. Aside from this exception, it seems clear that the watering of streets may be provided for by general taxation.

Respectfully submitted,

Wm. W. Duncan,

City Solicitor.

BOMB WAS EXPLODED

TOLEDO, Ohio, June 15.—A Bellefontaine special says that a bomb thrown at 3 o'clock this morning wrecked the parlor of the home of Mayor Niven of Bellefontaine. Fire followed but was extinguished. Mayor Niven issued warrants in the black hand case last week. Blood hounds have been secured to follow the trail of a man seen running from the scene at the time of the explosion.

ASKS FOR A PARDON

AUGUSTA, Me., June 15.—The fifth petition for the pardon of Samuel D. Haynes who is serving a life sentence in the state prison for the murder of James Robbins, a Rockland policeman, in 1879, was received at the executive department today. A hearing will be held July 19. Haynes claims he is a reformed man, that he would make a good citizen and that the crime was morally no greater than manslaughter and that it has fully expiated.

STEAMER A TOTAL LOSS

LIVERPOOL, June 15.—According to the latest information received here yesterday, the Cunard line steamer Slavonia is a total loss. Her bows are fast at the foot of a cliff, 1000 feet high. All the baggage of the saloon passengers that was in the hold will be lost.

Man Found in Canal

John Shea, who claims Worcester as his home, was fished out of the canal in Jackson street last night in a condition more dead than alive. John's explanation as to how he found his way into the water is rather hazy and it is doubtful if the truth were known. John really knows how he happened to take the bath.

After Shea had been pulled out of the water, he said he had fallen asleep in a doorway near Middlesex street and that upon waking he was in a dazed condition and started to walk. Without warning he found himself falling into the canal where his cries for help were heard by a small boy who was passing.

The boy summoned the officer and other men, who procured a rope and went to Shea's rescue in the quickest possible time. It was almost too late for when a rope was thrown to him, he was so weak that he was unable to grasp it tightly. A loop was made in the rope, and this was thrown around his waist, and he was dragged to safety.

Shea was taken to the police station where his clothing was removed and he was consigned to a cell for the night.

In court this morning Shea was sentenced to two months in jail.

UNSigned WILL

Contested in Probate Court Today

Judge McIntyre presided over the contested session of the probate court today and the first business was the petition of Charles H. Conant that the will of Miss Mervina F. Whitehorn be disallowed and a petition granted for the appointment of J. Albert Evans as administrator. The petition also asks that if the will is allowed that J. Albert Evans be appointed administrator. Conant appears for a sister of Miss Whitehorn who was left a portion of the estate of the deceased. The will is regularly witnessed but is not signed. The name appears in the opening clause and the final clause reads "I, Mervina F. Whitehorn, do hereby declare that this is my last will and testament, but at the conclusion in the space set aside for the signature of the testatrix, there is no signature and Lawyer Conant argued that a woman of intelligence would not have omitted the signature if she intended the will to be her last.

Judge McIntyre took the case under advisement.

A hearing was then given on the report of Nathan D. Pratt as guardian of the late Joshua Daniels.

NEW BUILDINGS

Permits Granted by Inspector Dow

The permits to build two new buildings for which the Massachusetts Building Commission granted yesterday at the office of the inspector of buildings, and work on the buildings will be pushed right along.

A goodly number of meetings are scheduled for this evening. The chamber of commerce will hold a meeting at 7 o'clock, the appropriations committee at 8 o'clock and the water board at 9 o'clock. The aldermen will also meet in regular session and at the regular hour.

OFFICER DENNETT

FAVORS CONCERT AT CITY FARM ON FOURTH

Patrolman John Dennett, who is ever interested in some little work in order to add to the comfort of the poor and needy, is now endeavoring to encourage some of the liberal people of Lowell to contribute towards a small fund to be used for defraying the expense of a band concert at the city farm on the Fourth of July.

Owing to the fact that there is to be no general observance of the day in this city this year, it will mean that the band concert which is usually held at the city farm will be omitted.

He is of the opinion that the inmates are worthy of at least some consideration and enjoyment and feels that a little fund should be started to give them a little pleasure on the Fourth. The officer is ready to start the fund with a couple of dollars and would like to have some people help the good work along.

AT SMITH COLLEGE

NORTHAMPTON, June 15.—The largest class that was ever graduated from Smith college, 327 girls, received their diplomas today from the hands of President Seelye at the 31st annual commencement. The exercises were held in Assembly hall where the oration was delivered by Rev. Dr. Gordon pastor of the Old South Congregational church, Boston.

Massachusetts leads the graduation list with 94 while the second largest number was from New York which was represented by 72. New Jersey and Pennsylvania, 19 each; Illinois, 17; Connecticut, 15; Ohio and Vermont, 19 each; Maine, 7, and New Hampshire, 4; while the other states had one or two each. An interesting fact is that among the number graduating today there were not less than four years of twins.

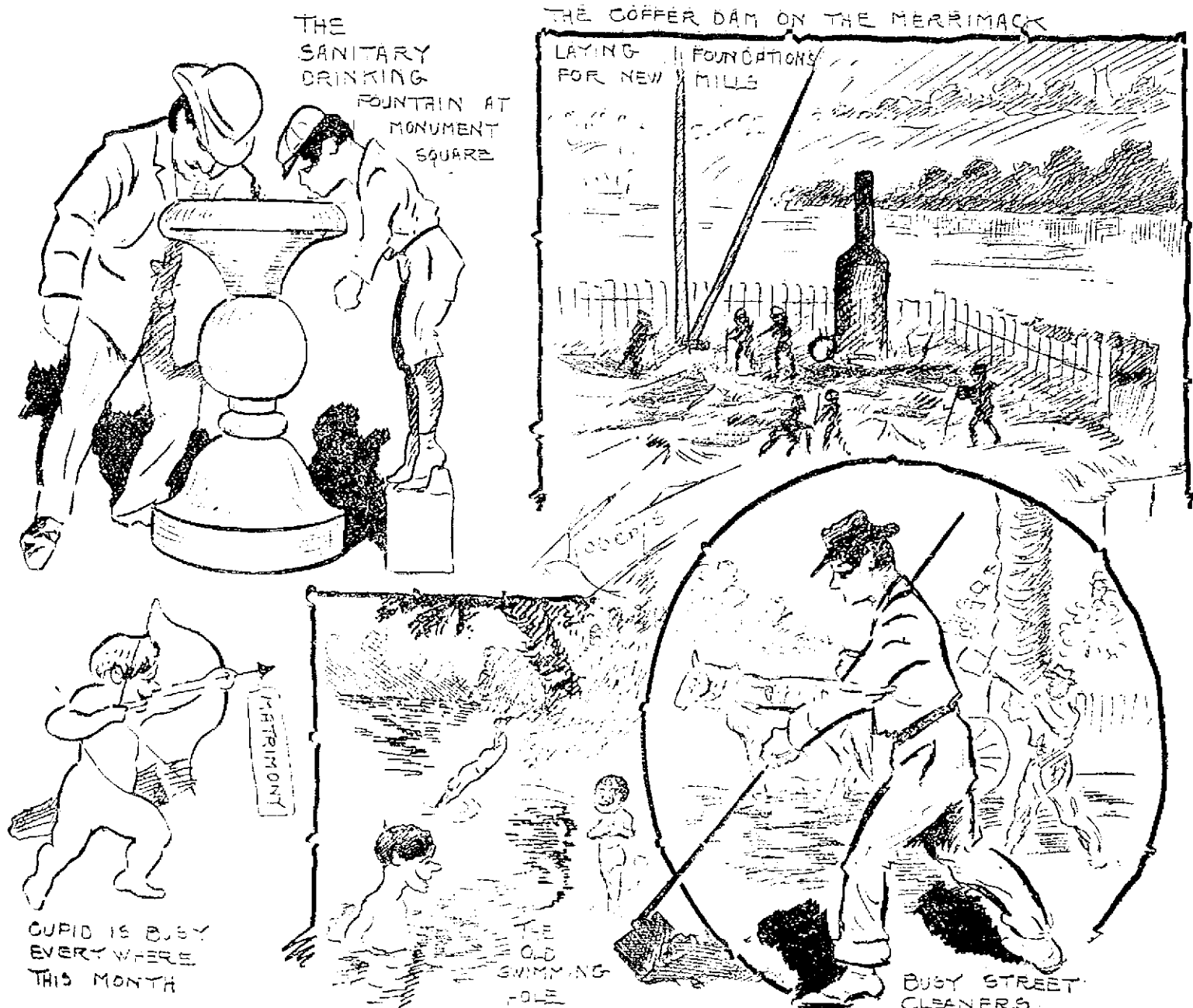
CARD OF THANKS

The undersigned desire to express their thanks to all those who by words of consolation, floral offerings and other kindly acts, endeavored to assuage our grief on the death of our beloved sister and daughter Alice. To each and all we take this method of expressing our gratitude and extend our warmest wishes for the continuance of their sympathetic kindness.

Mrs. Ellen McDermott.

BETTER THAN BANKING

Because we make perfumes we can sell perfumes for 25c a can. The perfume represents the profits of the business. Nine eighths of the profit is returned to the customer. (Howard, the druggist, 131 Central St. Closed Wednesday, June 16th at the hour of the closing.)



PENCIL BITS ABOUT TOWN

THE INCOME TAX

Pres. Taft Backs the Opponents to the Measure

WASHINGTON, June 15.—When the income tax question comes before the senate for a vote next Friday the plan of its opponents, backed by the influence of President Taft, to circumvent the adoption of such a measure, will be fully outlined. Already the opponents express confidence in their ability to substitute for the income tax amendment a provision for a tax on net earnings of corporations, available for dividend purposes, coupled with a provision for the submission to legislatures of the several states of a constitutional amendment giving congress the power to lay and collect direct taxes on incomes.

For several days it has been recognized by the opponents of the income tax question that the only way they could make certain the defeat of the proposition would be to offer something in its stead which would be acceptable to the country. It became known that President Taft disagreed with the supporters of a tax on incomes and would lend the administration's influence to bring about their defeat. But the income tax faction, numbering all of the democratic senators and a number of progressive republicans, variously estimated at from 12 to 19, have been keeping a bold front, refusing to be diverted from their purpose by the suggestion of different forms of corporation taxes.

Early in the present session Senator Brown of Nebraska, a "progressive" republican, introduced an amendment

providing for the submission of the income tax question to the several states for an amendment to the constitution. After the different propositions proposed for taxes upon corporations had been rejected, the Brown amendment was seized upon as the basis for a compromise. It is understood at the capitol that a number of the "progressive" republicans have expressed their willingness to support an amendment providing for a tax of two per cent, on the undistributed net earnings of corporations, available for dividend purposes, if an amendment is adopted submitting to the states the question of adopting an amendment to the constitution giving to congress the right to collect direct taxes on incomes.

Senator Taft, however, at the White House yesterday and was the guest of President Taft at luncheon. They discussed this proposal at great length, and the chairman of the finance committee agreed with the president that such a plan would be wise. It is understood that the president believes the income tax question should not be again submitted to the supreme court, but he takes the position, it is said, that congress should be given the power to levy taxes on incomes. It is his theory, according to members of the senate, who have talked with him, that the right of congress to levy such a tax should be determined as soon as possible so that this method of raising revenues could be available in time of war or emergency of any character.

That the president is not in favor of direct taxes when sufficient revenue can be produced without them is asserted by many senators opposed to the income tax. In harmony with the attitude of the president in this regard, the provision for a tax on undistributed net earnings of corporations would, if adopted, probably be limited to a period of two years. The idea back of the provision for a short term tax is that sufficient revenues would be produced in two years to wipe out the deficit in the treasury and put the government finances on a firm footing.

Every effort will be made by Senators Borah, Cullum and Bailey and their followers among "progressive" republicans and democratic senators to get a direct vote in the senate next Friday on the income tax amendment. A conference of that subject yesterday was attended by Messrs. Cullum, Borah, La Follette, Bailey and Clay. They sought to meet the changing sentiment in the senate by deciding to amend the Bailey-Cullum amendment to provide for a tax on the undistributed earnings of corporations and exclude from the tax the earnings of corporations which are paid to individuals. This is simply another form of providing against double taxation in an income tax law.

It is impossible at present to forecast the outcome of the vote or several votes which may be taken next Friday.

PLANS COMPLETE

For the Archbishop's Reception

BOSTON, June 15.—Preparations for the reception to Archbishop O'Connell at Mechanics' building, on June 30, as a welcome on his return from Rome, and in celebration of the silver jubilee of his ordination, were reported as practically completed at a meeting of the general committee held last night in the Cathedral rectory.

Chairman of the committee, Francis A. Campbell presided, and reports were submitted from the different sub-committees, the chairman of which include Dr. Thomas F. Harrington, Joseph H. O'Neill, Pierre de La Rose, William E. Kenney, Edward F. McSweeney, Henry V. Cunningham, David Tilley, William Emerson, Daniel L. Prendergast, Jas. E. Cotter, Judge Michael J. Murray, Dr. John P. Croston, Patrick M. Keating.

A feature will be singing by a chorus of male voices under the direction of Pio de Luca, director of the Cathedral choir, with James T. Whelan accompanist. The singers held a meeting last night, and Sig. De Luca outlined the program to be presented. The chorus will be one of the largest, if not the largest, of trained male voices ever heard in Boston.

NOTED SWEDS STRICKEN

LONDON, June 15.—A special despatch received here today from Christiania says that Bjornstjerne Bjornson, the Norwegian novelist, has been seriously ill, has suffered a large stroke and is in a critical condition. He had a paralytic stroke on June 5.

GEORGE H. EARLE, JR., WHO AIDS UNCLE SAM IN SUGAR FIGHT



WASHINGTON, June 15.—In the government's prosecution of the American Sugar Refining company for alleged violations of the Sherman anti-trust law, George H. Earle, Jr., of Philadelphia, will be the principal witness. Mr. Earle is receiver for the Real Estate Trust company of Philadelphia, which forced the American Sugar Refining company to pay over several mil-

THE GOULD CASE

Abandonment Will be the Only Charge Brought

NEW YORK, June 15.—Abandonment will be the sole issue upon which the suit for separation brought by Katherine Clemmons Gould against her husband, Howard Gould, third son of the late Jay Gould, will be decided. This ruling was made late yesterday in the supreme court by Justice Dowling, who is hearing the case, after counsel for Mrs. Gould had rested the case. The plaintiff, this sweeps away several phases of the case, notably cruelty and non-support, and is a partial victory for Howard Gould. As to the charge of abandonment, the court held that this, too, might not stand unless the plaintiff was able to show that Howard Gould's stipulations for a reconciliation with his wife were unreasonable. This phase of the case will be argued today.

Developments in the case yesterday were perhaps the most interesting in the trial so far. George Gould, a brother of the defendant, testified, and Mrs. Gould was excused from the stand after three days of searching cross examination.

After the case for the plaintiff rested, Delancy Nicoll, for the husband, made the usual motion that the suit be dismissed on the ground that the plaintiff had failed to make out a case. "There have been no evidences of cruelty," he argued. "One of the allegations is that the plaintiff was surrounded by spies. Nothing has been added to prove it. Then there is the charge of non-support. Nothing in that bears out the charge of cruelty."

Referring to the abandonment charge, he said that Howard Gould left his wife in July, 1906, but offered to return on perfectly reasonable terms, one of which was that she should abstain from intoxicating liquors. Mrs. Gould, he continued, refused.

During the foregoing argument Mrs.

ions of dollars to the Pennsylvania Sugar Refining company in settlement of a suit involving violations of the anti-trust laws. Mr. Earle sought to have the government prosecute the sugar trust last year, but failed. Recently he brought the case to the attention of Attorney-General Wickes, and the latter immediately began gathering evidence for the prosecution.

Gould became faint, left the court room and did not return. Then her counsel, Clarence Shearn, began argument against the motion of the defense to dismiss.

"It is cruelty," he affirmed, "for a husband, without justification, to accuse his wife of being a bad character or to entertain against her, without cause, reflections against her honor."

"What kind of a conspiracy was Mr. Nicoll engaged in?" he asked, "when he got her into a saloon to work in the purpose of proving Mrs. Gould a woman of bad repute? That was the acme of cruelty. Howard Gould's attempt to have his wife pledge herself not to drink in itself constitutes cruelty."

It was this clause in the argument the husband asked the wife to sign before he would consent to live with her again that Mrs. Gould most strongly objected to.

"What!" she exclaimed earlier in the day during cross examination, "have we sign myself a drunkard? Never!" Inasmuch as the abandonment charge only is to be considered today, there will be no further mention of "Buffalo Bill," "Big" Hawley, the former convict, or Ed Sholes, the reputed gambler. But it still leaves the question of Mrs. Gould's alleged indulgence in intoxicants.

Whatever bearing the events of the day will have on the ultimate decision in the case, honors were about even in the verbal battle between the cross-examiner and Mrs. Gould. Both sprang surprises. The lawyer's was a sharp and apparently embarrassing thrust was the exhibition of a faded, old fashioned photograph of a young woman sitting on a white horse, with the white canvas of a circus tent in the background. Mrs. Gould turned a dull red when it was shown, but she would not identify the photograph as one of herself, nor would she swear that it was not. She thought it was "hardly fit enough for me."

This picture was introduced to show, if possible, Mr. Gould's former association with "Buffalo Bill's" show. She had denied on the stand that she was in any way connected with the Wild West, though she had admitted that she traveled at times with Col. W. F. Cody and daughter and his manager.

In retaliation for the picture incident, Mrs. Gould made some cutting remark to her inquirer. Mr. Nicoll had been asking the witness about her gowns, how many she wore, how often she wore them and what became of them. They were given away, Mrs. Gould testified.

"One of them," she said, "was given to your own sister, who is on the stage. I have added many poor girls to get stage engagements by equipping them with my discarded gowns."

"Did it become her?" was Mr. Nicoll's only rejoinder.

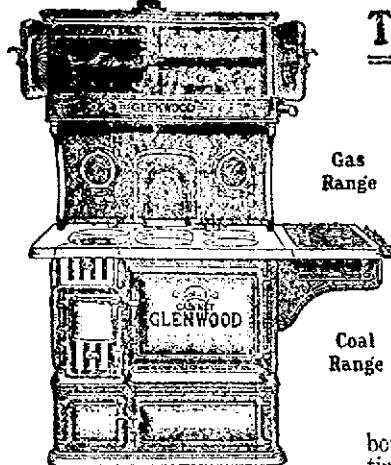
As was the case Friday, most of yesterday was taken up in questioning Mrs. Gould concerning her lavish expenditures. How many frocks to wear a day, how long it took to dress and the declaration that it was "very bad taste" to wear a gown twice, were among the interesting fashion hints in her testimony. The name of Dustin Farnum, the actor, was brought in and George Gould testified how he instituted an investigation of an alleged marriage of the plaintiff before she became his brother's wife.

CARDINAL SENDS LETTER

BORDEAUX, June 15.—Cardinal Andrieux who has been summoned to court, received with him a letter from a bishop of the law for the cardinal on the occasion of his entrance into the city. He refused to appear in court to answer to a charge of connection with the separation law. The cardinal writes: "That law is a non-existent for Catholics the minute their supreme chief, the inalienable guardian of the faith, has condemned it as immoral to the authority of the church."

Attention Housekeepers!

Two ranges in the space of one



The Plain Cabinet Glenwood Coal and Wood range has a complete gas range attachment.

The Gas Oven and Broiling

compartment is bolted to the top of coal range. It is handy to get at without stooping, and takes no extra floor space in kitchen.

A Three Burner Gas Shelf

fitted flush with range top provides ample room for cooking and boiling.

If a large amount of Baking is required

both the coal and gas ovens can be operated at the same time, using one for meats and the other for pastry. It saves time—saves room and Makes Cooking Easy.

The Plain Cabinet Glenwood

Combination Coal and Gas Range.

M. F. Gookin Company,

35 Market St., Lowell.

\$2000 IN GEMS

Box Containing Diamonds is Missing

BOSTON, June 15.—When Solomon Phillips, treasurer of the Congress Improvement company, opened the safe at the company's office on the fourth floor of 4 Postoffice square at noon yesterday, he found that a box containing \$2000 worth of diamonds and watches had vanished.

The Congress Improvement company makes loans of notes and securities of various kinds, and although it could not be learned last night how the jewels came into the possession of the company, they were probably taken as security for some loan. When last seen some time Saturday they were carefully sealed in a box and put in one of the compartments of the safe, which was securely locked.

When Mr. Phillips opened the safe yesterday morning he noticed that the jewels had gone, but nothing else in the safe had been disturbed, although there was over \$2000 in cash in the next drawer.

There were marks about the safe to show that it had been tampered with, and all the drawers, as well as the safe door, were locked in the usual manner. The safe is near the windows inside a grating which is opened only from the inside. The only person who knew the combination of the safe was Y. Write for booklet.

THE GOULD CASE

Abandonment Now the Sole Charge

NEW YORK, June 15.—Abandonment was the only charge on which Mrs. Katherine Clemmons Gould's suit for separation from Howard Gould rested when the hearing of this case was resumed today. The charges of cruelty and non-support which were a part of Mrs. Gould's original complaint having been stricken out by Justice Dowling at the motion of counsel for Mr. Gould, today's evidence was confined to that bearing on abandonment only. Mrs. Gould has declared that she has not spoken to Mr. Gould since July, 1906, when she had complained to him about the conduct of Maurice Malloy, whom Mr. Gould had put in charge of Castle Gould. Subsequently, Mrs. Gould said her husband sent Elijah W. Wells to her to say that Mr. Gould would return to her if she would agree to certain conditions or he would arrange either for a separation or divorce. These proposals were rejected by her.

TO MAKE INVESTIGATION

WASHINGTON, June 15.—The use of soda, potash, ammonia, alum and other aluminum salts in food and the effect of such ingredients on health will be the subject on which the national board of food and drug inspection of the department of agriculture will hold a general hearing on July 6.

WOMEN ARE VICTIMS

INDOOR LIFE AND LACK OF EXERCISE CAUSES PILES

More women than men have piles. It is because they take so little outdoor exercise and are so often constipated. There is a stagnation of blood in the lower bowel, and no amount of cutting of treatment with ointment and suppositories will remove this cause.

Dr. Leonard's Hem-Roid, an internal, tablet medicine, will permanently cause any case of piles, removing the cause. Price 21 at Carter & Starbuck's drug store. Fully guaranteed. Dr. Leonard's Co., Station B, Buffalo, N. Y. Write for booklet.

A. G. Pollard Co.

"The Store for Thrifty People."

ON SALE TOMORROW, WEDNESDAY MORNING

Importers' Samples of New Laces

About 600 yards of the latest patterns in Venise, Orientals and Baby Irish Effects, in Fancy Edgings, Bands, Festoons—1 to 5 inches in width—usually sold at 39c, 62c and 88c.

At Only 25c a Yd.

READY TOMORROW MORNING

WEST SECTION CENTRAL AISLE

A MOST UNUSUAL OFFERING FOR TODAY FROM OUR LADIES' WEAR SECTION

Silk Dresses, Far Under Price

Every one a smart, graceful little beauty, no matter which price you elect to pay. And when you think of getting SILK DRESSES already to slip into at such prices, every woman should be here when the doors open, it is such unparalleled Dress Economy.

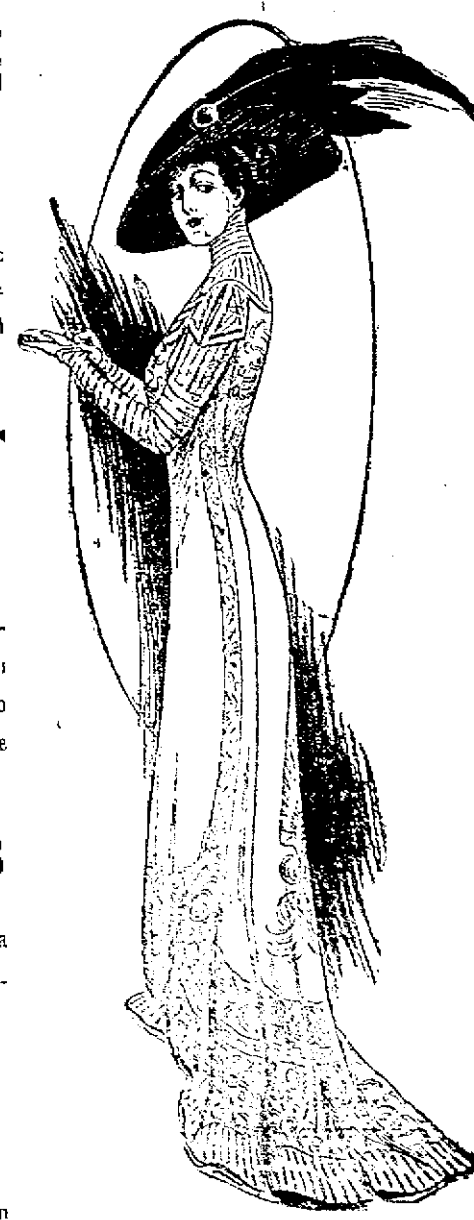
\$27.50 DRESSES \$10.98

Of Pongee, Messaline, Taffeta, Foulard and Voile, in a variety of light and dark colorings. All sizes and desirable colors.

On Sale Today

NO MEMORANDUMS AT THIS SALE

CLOAK DEPT. SECOND FLOOR



Keep the Kidneys Well

Health is Worth Saving, and Some Lowell People Know How to Save It.

Many Lowell people take their lives in their hands by neglecting the kidneys when they know these organs need help. Sick kidneys are responsible for a vast amount of suffering and ill health, but there is no need to suffer nor to remain in danger when all diseases and aches and pains due to weak kidneys can be quickly and permanently cured by the use of Doan's Kidney Pills. Here is a Lowell citizen's recommendation.

Ira Hartwell, living at 46 Varney street, Lowell, Mass., says: "A few years ago I had an attack of kidney trouble, the kidney secretions becoming so frequent in action that I would be forced to arise several times during the night. I also had backaches. Upon using Doan's Kidney Pills, procured from Ellingwood & Co.'s drug store, the pain in my back diminished, and soon disappeared entirely. I am confident that Doan's Kidney Pills are just what they are represented to be."

For sale by all dealers. Price 50 cents. Foster-Milburn Co., Buffalo, New York, sole agents for the United States. Remember the name—Doan's—and take no other.

Worth Buying

We have a large line of attractive

HAMMOCKS

In very pleasing combinations of colors.

It's Time to Buy. Come See for Yourself

BARTLETT & DOW

216 Central Street.

THE SAMPLE SHOE SHOP CO.

T. A. PINE, Treasurer.
Wier Building, 212 Merrick St. 2nd Floor, Over Miley-Kelman's

NOW OPEN

WALK SHORT FLIGHT OF STAIRS
OUR MOTTO—Walk a flight and save a dollar, these are tight money times. THREE THINGS worth your while when considering the purchase of shoes.

Selling Economy, Quality and Fit

We are located on second floor where RENTS are LOW—that's ECONOMY. Our shoes are factory samples—that's Quality. Our salesmen are the most experienced in their line—that insures the good FIT. We refund money if purchase is not satisfactory. THE ORIGINAL AMERICAN SAMPLE SHOE SHOP CO.

REMEMBER OUR PRICES at \$2.00 and \$2.50 a pair, for styles sold elsewhere at \$3.00, \$3.50, \$4.00 and \$5.00.

Other stores at 436 Washington Street, Boston; 74 Boylston Street, Boston; 126 Washington Street, Salem. All our stores on one flight.

NIGHT EDITION LOWELL MAN

Testified in the Case Against Charles Cadwell

WOODSTOCK, Vt., June 15.—At a legal confession by Charles Cadwell of Chester to detectives, that he had committed the crime with which he was charged, formed the principal feature of the testimony at today's session of the grand jury. Cadwell, who was arrested on a charge of having set fire to a barn in Chester last fall, testified that he had frequently shot deer out of season and otherwise violated the game laws, and that he had been in the habit of robbing the banks of several banks in the vicinity of Chester. He testified that he had been in the habit of robbing the banks of several banks in the vicinity of Chester. He testified that he had been in the habit of robbing the banks of several banks in the vicinity of Chester.

"DARE MARRIAGE" AWARD OF \$1100 Has Resulted in a Case of Hargraves Divorce vs. Boston "L"

NEW YORK, June 15.—Miss Emily Elizabeth Worm, New York society girl, whose romantic marriage to Edwin L. Golding attracted so much attention two years ago, secured a divorce for absolute divorce from her former husband at the New York city court today.

The jury in the case of Hargraves vs. Boston elevated street railway, in which there were two plaintiffs, this afternoon returned verdicts of \$800 for the wife and \$300 for the husband.

STOCK MARKET

Today's Quotations on Active Stocks

The following are the closing quotations of today's stock market for active stocks:

LOSS IS \$20,000

Plant of Union Loan Co. Destroyed

FALL RIVER, June 15.—At an early hour this morning the ice plant of the Union Loan Co. on the shore of the South Water pond, was virtually destroyed by fire and the damage will entail a loss estimated at \$20,000.

DECLINE IN SUGAR

NEW YORK, June 15.—There was an abrupt decline of eight dollars a short ton in American sugar refining stock during the first hour of trading on the stock exchange today.

Lawn Party

June 17, Afternoon and Evening, Thompson's Grove

DENNIS HEALEY DR. A. J. HALPIN WHIT WAS WILD

Re-elected President of Not Joy Riding When And Fall River Pulled
Leather Workers Hurt in Accident Off a Victory

A well attended and enthusiastic meeting of Local No. 3, Amalgamated Leather Workers of America, was held in the evening here last night, the feature of the evening being the election of officers for the ensuing term.

There was a large attendance of members and while a few of the officers were not contested for the contest for the majority of officers was close and exciting.

Dennis Healey who has been at the head of the local and also the national organization was re-elected president of the local, there being no other contestants for the office.



DENNIS HEALEY.

The following were the other officers elected: Recording Secretary, James Brennan; Treasurer, Frederick Buckley; Secretary, Peter H. Desmond; and Charles Francis Adams, Boston.

MINE OWNER

NEW YORK, June 15.—Of course James R. Wilkinson is a millionaire and a mine owner, with a vast correspondence to attend to, but the way he has monopolized the typewriting facilities and the stenography supply in a fashionable uptown building for the last three weeks nobody but cupid can pardon.

Mr. Wilkinson came to the hotel six months ago from Nevada City, Cal. The following morning he was asked for a stenographer and was directed to Miss Virginia Sullivan, on the mezzanine floor.

"Only a few brief notes," said Mr. Wilkinson, beginning to dictate. But the "notes" strangely grew into rambling folios, and the dictation was hampered by a rapid gazing habit suddenly contracted by the dictator.

Mr. Sullivan came again the next day. He returned to New York three weeks ago, and the hotel people say he has broken the letter writing record every day since his arrival.

But the tables are to be turned upon him in a few days. Miss Sullivan, whose home is in South Bend, Ind., blushing admitted yesterday that she had consented to marry Mr. Wilkinson. Which, of course, means that she will take no more dictation from him. They will go to California to live.

DEATHS

GOLDEN—Hugh Golden, aged 65 years, died at his city residence. The body was removed to the funeral parlors of Undertaker Thos. J. McDermott.

SWAN—Beatrice M. Swan, daughter of Charles W. and Margaret Swan, died this morning at the home of her parents, 122 Haverhill street, aged 2 months and 4 days. The funeral will take place Wednesday afternoon at 2 o'clock from the family residence. Friends invited. Undertaker J. A. Weinbeck in charge.

TRAINING SCHOOL EXERCISES

The graduating exercises of the training school for teachers will be held at the Atlantic hotel this evening at 8 o'clock. The invitation is by card and the address of the evening will be by Prof. Charles Zuehlke. In conjunction with these exercises will be the graduation exercises of the grammar department of the training school.

GRAY WINS OUT

Base Ball Association Not Formed

The meeting of Lowell fans to organize a local baseball association held at the New American last evening, turned out to be a veritable frost for only a few showed up.

It is evident from the small attendance, last evening, that the local fans are satisfied to have James J. and Andrew Gray get the franchise.

At Winn will probably give up the team before the expiration of the present week. He and his family have had enough, and the team will be sold for about \$5000.

LOCAL SUITS

TWO ATTACHMENTS AT LOCAL REGISTRY

Among the most recent attachments recorded at the registry are the following: American News Co. vs. Daniel Emory, otherwise called "Col. Daniel," in the sum of \$200, and Frank B. Hill & Co. of this city vs. William S. Mansfield, in the sum of \$2500. In the first case the attachment is placed by Attorney P. J. Hogan of Boston, and in the other Thomas G. Robbins of this city appears for the plaintiff.

COMMEMORATION AT PRINCETON

PRINCETON, N. J., June 15.—The 162nd commencement exercises of Princeton university were held here today. President Woodrow Wilson conferred the degree in course to 253 graduates. Among honorary degrees conferred were the following:

Doctor of laws—President Lowell of Harvard; Charles Francis Adams, Boston.

Doctor of letters—Samuel McE. Crothers, Cambridge.

BATTLESHIP MICHIGAN

PHILADELPHIA, June 15.—The battleship Michigan which grounded off the Massachusetts coast last week during her trial trip and bent one of her propellers will be docked at the Philadelphia navy yard for repairs. The ship was not damaged and he said the hull without doubt could have completed the official test before making repairs but it was decided to have it in the best possible condition for the 24 hour endurance trial.

NAPS TOOK THIRD

Red Sox Downed Again by Cleveland

BOSTON, June 15.—Cleveland took the third straight game from Boston yesterday, 3 to 1, errors being responsible for every run scored. Joss and Arrellanes pitched strongly, the latter allowing but three hits. President Taylor of the local club, announced at the game that Chester Lawrence, the Brown university pitcher, signed a contract with Boston yesterday and will report to Manager Lake Thursday.

CLEVELAND

Goode, rf. ab r b po a e
Bradley, 3b. 4 0 1 2 0 0
Turner, ss. 2 0 0 2 0 0
Lajoie, 2b. 4 0 0 3 4 0
Linchman, cf. 3 0 0 2 1 1
Stovall, lf. 1 1 1 2 2 1
Easterly, c. 1 1 1 2 2 1
B. Lord, if. 0 0 0 2 0 0
Joss, p. 2 0 0 2 0 0
Totals 23 0 2 18 2

BOSTON

Niles, 2b. 4 0 0 5 6 1
H. Lord, 3b. 4 0 1 0 0 0
Speaker, cf. 4 0 1 0 0 0
Gessler, rf. 4 0 2 0 0 0
Walter, lf. 3 0 0 1 0 0
Wagner, ss. 3 0 0 1 0 0
Hooper, if. 2 0 0 2 0 0
Carlgan, c. 2 0 0 2 0 0
Arrellanes, p. 2 0 0 2 0 0
Totals 31 1 7 18 2

AMATEUR BASEBALL

Jack Hartnett has been elected manager of the Indian team in the L. & S. league. The team was under his supervision Saturday and won an excellent game.

The Carpet Creelers would like to arrange games with any team under 17 years of age. We have won 12 games and lost but two this season. Send challenges to Leonard Hartley, Bigelow Carpet Co.

The Middlesex of the Story Brook league defeated the Brookfields by the score of 13 to 12 Saturday at Middlesex. The feature of the game was the hitting in the fourth and ninth innings. The Middlesex lineup is: Vinal, c; Martel, p; Bordue, lf; Bourdieu, 2b; Gaudet, ss; Florence, 3b; Hunter, if; Boullieu, cf; Wood, rf.

The Pirates will play any team in the city under 17 years of age. Our lineup is as follows: Moyle, c; manager; Gagne, p; captain W. B. Bar; Tetrault, ss; J. Fitzgerald, 2b; Fitzgerald, 3b; Gendron, if; Crowley, rf; G. Barry, cf. Send all challenges to E. F. Mosher, 80 Adams street.

The Blue Sluggers would like to hear from the manager of the Harvard's for Saturday June 19, for a quarter game on their grounds or on the north common. Our lineup is as follows: L. Gagné, c; Toohy, p; Leblanc, lf; Bell, 2b; Rivard, 3b; J. Bell, ss; B. Fitzgerald, lf; A. Savory, cf; B. Savory, rf. Send all challenges to George Bell, 11 Fulton place.

The single men of the Lamson Store Service Co. defeated the married men Saturday afternoon on the Westford street grounds, by a score of 12 to 2.

The North Stars defeated the Mysteries Second on the North common Saturday by a score of 5 to 3. The North Stars would like to challenge any team in or out of the city under 17 years of age. Our lineup is as follows: DeHeslin, c; F. Padden, p; C. McLaughlin, lf; F. Boyle, ss; E. Bolan, 2b; W. Kelly, 3b; J. Bolan, if; J. Mangin, cf; E. P. Padden, rf. Send all challenges to E. Bolan, 211 Adams street.

"Sully"

WENT TO REVERSE

About 75 employees of the Tremont & Suffolk went on an excursion to Revere beach Saturday and had a good time. They left Merrimack square at 1.15 p. m. and returned at 8.30 p. m. The special car that carried the excursionists was prettily decorated with American flags and blue flags bearing the letters T. & S. Those in the party, of the former sex, carried fish barrels and made things lively on their way to the beach. The very pleasant affair was conducted by Mr. Wm. Hebert and Mr. James Manning. The car was in charge of Mr. J. Ring, motorman, and M. J. McEvoy, conductor.

FALL RIVER

FALL RIVER, June 15.—Fall River defeated Lowell here yesterday by a score of 3 to 1. Whitridge's wildness was responsible for two of Fall River's runs. Barring the third inning blunder for Fall River was inevitable. Weaver's fielding was a feature. The score:

FALL RIVER
Nichols, 2b. ab r b po a e
Messenger, cf. 4 0 0 1 0 0
Bowcock, lf. 4 0 0 1 0 0
Meyline, rf. 4 0 0 2 0 0
McDermott, 3b. 2 0 0 2 0 0
Weaver, ss. 4 0 0 2 0 0
Solbraa, lf. 3 1 1 3 0 0
Fischer, c. 2 0 1 7 1 0
Fullerton, p. 2 0 1 0 0 1
Totals 27 3 6 27 13 1

LOWELL
Venable, 3b. 0 0 1 2 1 0
Fitzpatrick, 2b. 3 0 0 3 4 0
Gibbs, ss. 3 0 0 3 4 0
Finch, lf. 4 0 0 0 0 0
Howard, rf. 4 0 0 0 0 0
Bannon, if. 3 0 1 1 9 0
Bassett, lf. 3 0 0 1 1 1
Boyle, c. 3 0 0 11 1 1
Whitridge, p. 3 1 1 2 0 0
Totals 23 1 4 24 15 2

DIAMOND NOTES

Mickey Finn continues to clout the ball with commendable regularity.

Give us the new management, new life and a few victories.

Miss Banwart, owner of the majority of stock in the Lowell association, was in town yesterday to consult with James F. Owens, her attorney. It is understood that as soon as the court rules on the O'Brien case the franchise will be passed over to the Gray brothers.

NATIONAL LEAGUE STANDING

Pittsburgh 34 12 73.9
Cincinnati 33 13 63.3
New York 32 14 62.2
Philadelphia 31 15 61.1
St. Louis 30 16 60.0
Chicago 29 17 58.9
Boston 28 18 57.8
Washington 27 19 56.7

NATIONAL LEAGUE RESULTS

At Cincinnati—New York 2, Cincinnati 1.
At St. Louis—Philadelphia 7, St. Louis 1.
At Pittsburgh—Pittsburgh 7, Brooklyn 5.
At Chicago—Chicago-Boston game postponed on account of cold weather.

AMERICAN LEAGUE STANDING

Detroit 30 16 65.2
Philadelphia 23 19 56.3
New York 22 20 55.2
Cleveland 22 20 55.2
Chicago 19 28 46.6
St. Louis 15 26 40.9
Washington 14 28 39.3

AMERICAN LEAGUE RESULTS

At Boston—Cleveland 3, Boston 1.
At Washington—Detroit 1, Washington 0, (5 innings).
At New York—New York 7, Chicago 5.
At Philadelphia—St. Louis 11, Philadelphia 6.

N. E. LEAGUE STANDING

Lynn 23 13 65.8
Brookline 22 14 62.1
Fall River 21 15 61.6
Haverhill 20 16 60.0
Worcester 19 17 58.5
New Bedford 18 18 57.4
Lawrence 17 19 56.3
Lowell 16 20 55.2

N. E. LEAGUE RESULTS

At Fall River—Fall River 3, Lowell 2.
At New Bedford—Brookline 6, New Bedford 2.
At Worcester—(First game) Worcester 7, Lynn 1. (Second game) Worcester 6, Lynn 1.
At Haverhill—Haverhill 3, Lawrence 2, (10 innings).

PAVING CONTRACT

Signed But Large Blocks May be Used

They Are to be Preferred in the Opinion of People Who Should Know—City Engineer Favors Small Blocks

Mayor Brown has signed the contract for small block paving in Middlesex, Merrimack and Bridge streets, and the contract went to P. P. Connors. The mayor says that Mr. Connors has said that he would prefer to provide the big blocks if they were desired. At a recent meeting of the committee on streets Supt. Putnam explained that on the recommendation of the Hissam paving people and his own judgment had called, in his original specification, for the four inch block rather than the larger size used in Central and Middlesex streets.

On the morning that the bids were to be opened Mayor Brown held them up, and new specifications were made out on the mayor's order, similar to Mr. Putnam's, with the exception that the later ones called for bids on both large and small blocks.

Supt. Putnam and City Engineer Bowers say that the smaller blocks are more desirable than the ones previously used because, laid with the grain up, they would not chip off at the corners, and because they could be handled easier and therefore laid faster.

Good authorities on street paving assert that the smaller blocks will make as good a job as the large blocks. Edward Cawley says that the engineers in the city of Boston recommend paving blocks eight inches deep. There is none of the paving with small blocks except a little piece in the city of Lawrence.

Ex-Supt. Morse is also strongly of the opinion that the larger blocks will make the most solid and durable paving.

It is as Mayor Brown says, the contract already signed leaves any option as between the large or the small blocks, the former should be used as the most durable and the best for the city.

The majority of the people would prefer large blocks.

It is understood that Senator Fletcher of Westford is to furnish the smaller blocks if they are to be used.

The city engineer and Supt. Putnam of the street department favor the smaller blocks.

WILL NOT RATIFY LOAN

PEKING, June 15.—Acting on representations made by Henry D. Fletcher, charge d'affaires in the American legation, China has agreed not to ratify the foreign loan of \$27,500,000 from British, German and French bankers for the construction of the Hankow-Sze-Chuen railroad. It is expected that this refusal coupled with the reports of the American ambassadors in London, Paris and Berlin will result in arrangements being made in Europe for American participation in the loan.

TRAIN WAS WRECKED

EL PASO, Texas, June 15.—A passenger train on the Guaymas branch of the South Pacific road was wrecked last night near Hermosillo, Mexico. Conductor Budge of Nogales and 18 passengers are reported to have been seriously injured. All the coaches except the sleeper turned over.

EXAMINATION OF MRS. THAW

NEW YORK, June 15.—The examination of Mrs. Mary Thaw in advance of the trial of the suit instituted against her by Lawyer Clifford Bartridge in the United States circuit court for fees and disbursements amounting to \$195,000 at the trial of her son Harry for murder which was to have been held today before United States Commissioner Shields, was adjourned by stipulation of counsel to August 2.

SCHOONER SAILS

WITH GOODS FOR THE INHABITANTS OF LABRADOR

BOSTON, June 15.—Bearing a large cargo of books, clothing and supplies for the inhabitants of the Labrador coast, the two-masted schooner Lorna Doone, one of the mission ships of Dr. Wilfrid Grenfell, sailed from this port today for Dr. Grenfell's mission stations at Labrador. The first stop on the vessel's itinerary is St. Anthony, N. E., ten days' voyage from Boston. A part of the cargo will be landed there and the vessel will proceed to Battle Harbor, Labrador, where the largest station of the group is maintained and from there visit other points farther north.

The Doone is commanded by Captain Pradham of St. John's, N. E., and is the strongest of the three craft in the mission service. Captain Pradham has been on Dr. Grenfell's vessels for three years and is accompanied on the Doone by a crew of six men. The other two vessels in the service ply chiefly between St. John's and Labrador.

REV. W. H. FALKNER DEAD

NAPLES, June 15.—The Rev. W. H. Falkner, rector of St. Paul's church, Boston, died today of heart disease at a local hotel. His wife was present at the end. Mr. Falkner was born in 1825.

RESIGNATION ACCEPTED

WASHINGTON, June 15.—The resignation of Francis E. Leupp as commissioner of Indian affairs, which has been pending since March 4, was accepted today by President Taft and Robert G. Valentine, assistant commissioner. Leupp was named to succeed him. Mr. Leupp has wanted to retire for some time on account of ill-health.

TWO KILLED

AS RESULT OF DUEL IN MISSISSIPPI

BROOK HAVEN, Miss., June 15.—Fighting that serious rioting would result in Meadville, county seat of Franklin county, Miss., as the result of a street duel there late yesterday, in which two men were killed and others are reported injured, the Brook Haven company of militia left this evening for the scene by order of Governor North.

District Judge Wilkinson and District Attorney Waff accompanied the militia to officiate at a special session of court if the situation demanded. The two killed in the affray were Dr. A. M. Newman, chancery clerk of Franklin county, and Silas Reynolds, Herbert Applewhite was wounded. The tragedy is thought to have been a result of the killing of Cornelius Pritchard by Dr. Newman seven weeks ago and Dr. Newman's recent acquittal.

The feeling between Applewhite and Newman is said to have been bitter. On several occasions, it is reported, Newman had ordered Applewhite from the chancery clerk's office.

WATERBURY'S
RHEUMATISM
NEURALGIA
ACHES & PAINS

Try NEURALGIC ANODYNE for any pain or ache, no matter how severe and the result won't disappoint you.

It's human nature to procrastinate. Everyone knows that NEURALGIC ANODYNE will almost perform miracles in times of painful distress, and yet at such times many people will not have it on hand.

If you haven't NEURALGIC ANODYNE in the house, get a bottle right now. It is for sale everywhere, and a large bottle only costs 25 cents.

It cures neuralgia, rheumatism, pains in the chest or back, stomach pains, dysentery, coughs, nervous headaches, and all aches and pains. It is an absolute necessity in every household. The Waterbury Chemical Co. Portland, Me.

Scott's Emulsion
builds up and strengthens run-down, overtaxed women and anemic girls; gives blood and vitality.

For habitual constipation, nothing like
TRUE'S ELIXIR
Good for young and old. In use 58 years. Expels all worms.
25 cts. 50 cts. \$1.00

To Promoters of the Lowell and
Lawrence Road

If you want help at home or in your business, try The Sun "Want" column.

JOHN H. HARRINGTON, Proprietor
SUN BUILDING, MERRIMACK SQUARE, LOWELL, MASS.
Member of the Associated Press
THREE DOLLARS PER YEAR. TWENTY-FIVE CENTS PER MONTH

The sworn daily average circulation of The Lowell Sun for the year 1908 was

15,956

Sworn to by John H. Harrington, proprietor, Martin H. Reidy, business manager, and Alfred Pilotte, pressman, of The Sun, before me, January 1, 1909. J. JOSEPH HENNESSY, Notary Public

This is by far the largest average circulation of any newspaper in Lowell.

THE INCOME TAX

The United States senate is pushing up the tariff in order to avert the adoption of an income tax. Next Friday is set for a vote on this subject in congress. There is a strong sentiment in favor of the tax, but the senators do not want it because it would take a slice off their incomes. This tax is bound to come. There is little doubt that an income tax properly drawn can be enacted without conflicting with the constitution.

FOR SOME VACATIONS ARE LIFE SAVERS.

The summer weather is here and now the question of vacations is to be discussed. Some people take a vacation that is worse upon them than their daily work. They are "on the go" all the time and obtain but very little rest. They seem to be looking for excitement. It is of very little use to escape from one kind of excitement in order to plunge into another equally as bad.

But the people who should take a vacation for rest and recreation are those whose labor overtaxes their physical or mental powers. Unless such people take a vacation, they will break down sooner than they expect, and sooner than they should under right conditions. For these people a vacation is no fad but an actual necessity which brings good returns in recuperated energies that will enable them to carry through the work of the ensuing year. Hence for some, vacations of the right kind, are life savers.

ANOTHER VICTORY FOR THE WIRELESS

Again has wireless telegraphy to be credited with rescuing hundreds of passengers from the danger of a watery grave. The call for assistance was received 180 miles away from the Slavonia, and without any loss of time two staunch vessels were by her side to offer assistance, in taking off the passengers and doing anything else they could do. The possibilities of this new invention in life saving are incomprehensible.

It is now a fact that nowhere perhaps on the highway of the seas can the call for help be sent out without bringing a prompt response. It is a convincing argument in favor of equipping every vessel of importance with the wireless apparatus. The vast expanse of the sea often when the storm rages is traversed in all directions by wireless messages flashing intelligence from ship to ship even when the distance exceeds a thousand miles.

WILL THE PRESIDENT SIGN TARIFF BILL?

The United States senate has wholly disregarded the pledges of the republican party before election as well as the demand of the people for a lower tariff. The senators have made the Dingley tariff their basis of action and have increased the schedules in many important directions. They have completely changed the Payne bill that attempted to lower the tariff and to meet the popular demand for reduced schedules in the interest of the consumer.

The senate seems to consider only the interests of the trusts and combines whose aim is to stamp out domestic competition and maintain a monopoly in almost every necessary of life.

Even the terse recommendation of President Taft is ignored. He wanted a tariff that would equal the difference between the cost of production here and abroad, plus a reasonable margin of profit for the manufacturer.

It is the evident duty of President Taft to veto this bill as its effect on the country will be a new crop of trusts, new oppression for the people, in the still greater increase in the cost of living without any corresponding increase in the rate of wages.

When Cleveland was in office in 1894, a tariff bill, not nearly so bad as this, was submitted to him and he promptly vetoed it, giving as his reason that it was the product of "perfidy and dishonesty."

Yet that bill would not have done one twentieth of the injury to the American people that will be effected by the present high handed tactics of the United States senate and the standpoint element in the republican party. It is a disguised conspiracy to plunder the people under protection of the law.

FIGHTING THE WHITE PLAQUE

Lady Aberdeen is doing excellent work in her crusade against tuberculosis in Ireland. At present she is in this country collecting funds to assist her in carrying out her measures of fighting the disease in Ireland.

It is a mystery why the disease is so prevalent where the people live so much in the open air, where the close quarters and unsanitary environment of congested districts have been largely overcome and where the people in good health seem to be so rugged and strong.

Two theories are advanced in a speculative way and while both may contribute to the spread of the disease, neither of them may be the prime cause of the disease.

In the first place it is noticed that the great prevalence of the disease in Ireland dates nearly from the establishment of creameries all through Ireland. These creameries have their teams out collecting cream from the farmers where the latter do not themselves bring it in. In this way the people are saved the necessity of making their own butter. Skin milk is, therefore, quite plentiful and it is feared that too often it is used by families as a substitute for whole milk. This of course would soon weaken those who partake of it, as skin milk is little better than water. Besides, when the people have to buy butter they will not use nearly so much as if they made it themselves, as was the case before the creameries appeared.

The other theory is, that when a case of tuberculosis does occur, the patient is not required to observe the ordinary precautions in regard to destroying the sputum. Moreover, the Irish people being sympathetic are disposed to hang around the patient too much and thus the disease is communicated through the dissemination of germs.

Lady Aberdeen, can enlighten the people on the various modes of combating the disease, and there is no doubt whatever that the result will be gratifying. Her appeal for contributions is meeting a very generous response.

PEOPLE OF NOTE

Every once in so often Patti makes another faraway appearance. The latest was at Pontardawe in Wales, where she sang at the ceremonies held in connection with the opening of a new public hall. She sang "Home, Sweet Home."

David Forbes, an Englishman, has had the novel, and somewhat exciting experience of being the first person to traverse Arabia in an automobile. His route was from Alexandria to Baghdad, and the journey consumed nine days. It takes the ordinary traveler three days to drive from Alexandria to Aleppo, and from there to Baghdad it is 21 days by caravan. The trip is not a safe one to take. Forbes had a party of five, an English chauffeur, an Assyrian mechanic, a Baghdad Arab guide and himself, and he traveled in an ordinary 40-horsepower touring car. Gasoline was sent ahead to the caravan stations, and it took 126 gallons for the trip. It is said the motor used a gallon in 12 miles, which seems improbable, but allowing 10 miles to the gallon the journey was 1260 miles, and this was done entirely without maps. The irrigation ditches along the Euphrates offered serious troubles and the soft sand was bad. The Euphrates was crossed on a raft built for the occasion. The Arabs, when they saw the car, thought it was the railroad which had gone amuck, and became lost in the desert.

Henry B. Harris has been elected president of the National Association of Theatrical Producing Managers. He succeeds Henry W. Savage, who declined to serve again on account of business. In a review of the first year's work it was announced that three hundred play pieces have been stopped, many of them during the course of actual performance.

Colonel William C. Gurgas is receiving public honor for his admirable work in Panama. The university of Pennsylvania has given him the degree of LL. D., and he has been made president of the American Medical association, now in session at Atlantic City and attended by thousands of physicians. In his inaugural address Colonel Gurgas, moved thereto by Dr. S. Weir Mitchell of Philadelphia, asked the association to inaugurate a plan to erect in Washington a monument to commemorate the valor and service of the medical officers who lost their lives during the Civil war. "To this noble purpose," he said, "I most heartily commend your consideration and support. It is a monument which should most certainly be erected as soon as possible, and I am sure every physician in the United States would readily aid such a noble project."

According to a dispatch to the New York Herald, dated June 1, the English war office has been annoying the well known English author, William Le Queux. It seems that Mr. Le Queux has written a book called "The Spies of the Kaiser," which was published last week. In this book Mr. Le Queux set forth in melo-dramatic form

various information that he had collected concerning German spies in England. It is a severe arraignment of the English foreign office. He shows by several fac-simile documents that there are some 5000 German spies located in England, mainly on the east coast, and that this system of espionage is controlled from a central head in London. Mr. Le Queux does not pretend that the statements in his book are absolute facts, says the Publishers Weekly, but that they are, however, a reflection on conditions that exist.

The New York Times draws attention to the fact that our oldest living woman author of distinction is not Mrs. Julia Ward Howe, but Mrs. Frances Alexander, the friend of Emerson and the author of "Il Libro d'Oro," a collection of legends of the saints. Mrs. Alexander has lived in Florence for almost 60 years, but she was originally a Boston woman, wife of the painter, Mrs. Frances Alexander, and her daughter, Mrs. Frances Alexander, are much beloved. Mrs. Alexander was 90 years old when, in 1905, she sent the manuscript of "Il Libro d'Oro" to her publishers, Little, Brown & Co., and her writing was as legible as print and neither manuscript nor the accompanying letter betrayed the slightest sign of age.

The oldest living graduate of Yale university is Chester Dutton, 95 years old who was graduated from New Haven in 1828, and is now living at Riverside, homestead, 10 miles from Concordia, Kan. Mr. Dutton was notified by the college authorities of the distinction which befell him last summer, and he was speedily overwhelmed with requests for his pictures. Accordingly, he started to drive from his home to Concordia to sit for his photograph at a time when the Republican river, which he had to cross, was very high. The picture was finally achieved, but on the return trip Mr. Dutton and his wife, who is 80 years old and was caught in the high water and very nearly lost their lives.

Mrs. William E. Annis, who is appearing in a musical comedy at a New York theatre because she was called upon to support herself and her two children since the slaying of her husband by Capt. Peter C. Hains, Jr., announces that she is to be married to a prosperous real estate broker. "I have only been on the stage a week," she said, after she had responded to several curtain calls, "and it is all very nice and the audiences are very kind to me, but I want my own home where I can have my children and with them. The hope for a return of the happiness which was mine before Mr. Annis was killed is only a dream, but the man whom I am to marry sympathizes with me thoroughly. I will not be married until my theatrical engagements are concluded." Mrs. Annis refused to reveal the identity of her fiance.

Miss Plunkett who gives her home as New York city, and her weight as 600 pounds, fell off an electric car in Elizabeth, N. J., on October 8, 1908, and she asserts in a suit she has brought against the Public Service corporation, has since lost 200 pounds as the result of her accident, to the great detriment of her value as an attraction at circus fairs and the like, where Miss Plunkett has frequently figured as a drawing card. Miss Plunkett alleges that the company's negligence was responsible for the accident, and she has sued for \$20,000 damages, setting forth as her claim the loss of weight she has sustained and the consequent diminished profits which she commands in her profession.

The engagement of Miss Mary Adelaide Case, the concert singer, to marry Chas. Spreckels III of California has been broken, and Miss Case will soon start for Seattle alone. Information of the engagement was given publicly known when Mr. Spreckels and Miss Case arrived from Europe on a Sunday. On the following Monday Miss Case broke the engagement.

Two Wall street men were dining at the north lunch counter in the Astor house rotunda lately. At the conclusion of the meal one laid a quarter down at his plate for the waiter. The other fellow pocketed all of his change.

FOR BABY'S SAKE
USE
Comfort
ANTISEPTIC
POWDER
Then his skin will be free from itching, chafing, scalding, rashes, and all soreness. The original and best baby powder.
Be sure you get "COMFORT" POWDER.
Box with Baby's Head and Trained Nurse.

Allan Line "Royal Route"
SHORTEST, SMOOTHEST AND MOST PICTURESQUE
Montreal and Quebec to Liverpool, Glasgow and Havre, via the majestic St. Lawrence river, affords three days' sailing in sheltered seas, through almost unobstructed waters, with no scenery. Patented turbine steamers, swift non-vibrating and odorless. Route especially recommended to delicate or timid persons. Rates moderate. Illustrated booklets sent on application.
Denis Murphy, 18 Appleton Street
H. & A. Allan, 110 State St., Boston

JOHN J. O'CONNELL
FUNERAL DIRECTOR,
Telephone Connection
1010 Central St. Davis Sq.

Fresh Clams Every Day
At the Lowell Inn. Fresh fish direct from the Boston wharves. Lobsters fresh from the traps. Meats fresh and wholesome. Call and see us.
LOWELL INN, busiest place in Central street.

ELECTRIC AND COMBINATION FIXTURES
At Manufacturer's Prices
DERBY & MORSE'S
64 Middle Street, Lowell, Mass.

Coal, Wood and Coke
The best that money can buy at rock bottom summer prices.
Telephone your orders here, where your trade will be appreciated.
JOHN P. QUINN
Gorham and Dix Streets.
Telephones 1180 and 2480. If one is busy, call the other.

PINEAPPLES
FOR CANNING NOW
Killpartrick
Merrimack Square

JAMES E. O'DONNELL
ATTORNEY-AT-LAW
Hildreth Building, Lowell, Mass.

COULD NOT CURE
WEEPING ECZEMA
Disease Began over Ear and Spread till Face and Neck were Raw—Itching, Inflammation and Soreness were Terrible—Lasted Over a Year and All Treatments Failed
UNTIL CUTICURA AGAIN PROVED GREAT SUCCESS
"Eczema began over the top of my ear. It cracked and then began to spread. I had three different doctors, and tried several times, but they did me no good. At last one side of my face and my neck were raw. I was in a great deal of pain, and so that I had to wear medicated cotton, and it was so inflamed and sore that I had to put a piece of cloth over my face to keep the water from it, and it would stain the cloth a sort of yellow. The eczema itched so that it seemed as though I could tear my face all to pieces. The disease began in the fall, and I did everything for it until the next winter. Then I began to use the Cuticura Soap and Ointment, and it was not more than three months before it was all healed up. I still use the Cuticura Resolvent Pills once in a while to cleanse the blood. I am very thankful to Cuticura, and I can recommend it to any one." Miss Ann Pearsons, Northfield, Vt., Dec. 19, '07.

GROWS HAIR
Cuticura Removes Dandruff and Soothes Itching Scalps.
Warm shampoos with Cuticura Soap, and light dressings with Cuticura, prevent dry skin and falling hair, remove the crusts, scales and dandruff, destroy hair parasites, soothe irritated, itching surfaces, stimulate the hair follicles, loosen the scalp skin, supply the roots with oxygen and nourishment, and keep the hair from falling out. Wash the scalp with Cuticura when all other treatments fail.
Complete External and Internal Treatment, for Every Kind of Itching, Dandruff and Falling Hair, Scalp Diseases, Eruptions, Etc., is given in the Cuticura Book, which is sent free to all who send for it. Write to J. C. Kenyon, Cuticura Book, 155 N. 2nd St., St. Paul, Minn.

LOWELL CASES
IN SUPERIOR CRIMINAL COURT
YESTERDAY
The Lowell parties were sentenced at the criminal session of the superior court yesterday by Judge Lawton in such cases as the sentence of the lower court being confirmed. Mary Line, drunkness, six months in jail; Susan Waldron, five months in jail; Joseph Gargan, non-support, three months in jail; Napoleon Herle, larceny, Massachusetts reformatory.

"Don't you tip the waiter?" queried the first broker.
"Tip the waiter?" exclaimed the second. "Not much—that's my landlord!"
The waiter-landlord was Charles Miller, who has collected tips at the Astor house lunch counter for thirty-three years. During that time he has amassed the tidy sum of \$200,000. Most of his fortune is invested in Brooklyn real estate.
Joseph Hofmann, the famous pianist, has an unusual hobby for a musician. It is mechanics. He builds automobiles for recreation and while he is not proud there is no sweeter music to his ears than the honk! honk! of the six cylinder, 30 horsepower automobile, his latest effort, that he has built for himself. "Mechanics is my hobby," he explained at his Long Island home. "And not only the artist, but the business man, too, needs to have a hobby. If he were to come home and sit down and think over the question, 'What have I done today, and how did I do it?' he would go under the strain. The business man saves himself by becoming interested in sports or gardening. I go to my workshop and forget my piano. Then I find the relaxation that I need."

Sylvester Wells Cone, 80, of New York city, looks so much like the traditional picture of Uncle Sam that he is made to wear the part, even down to the trousers straps under the insteps, according to a newspaper report.

Professor Vladimir Karapetoff of the department of mechanical engineering of Cornell university, gave advice to the students at the last meeting of his courses. He is quoted as saying: "Pay your debts. Return that borrowed book, and those golf sticks and tennis racket. Also repair all damage that you have done, promptly or inadvertently. See other students with whom you have had some difficulty or 'contemps' and shake hands, and go to those you liked the least, clasp both their hands and lock into their eyes. Do you still begrudge your landlady the small things that she did or neglected to do? How about yourself? It is all over now. Soon will you shake off the dust of the landlady that you are sorry about the disturbance you made, and the broken chair that resulted, and also the smoky fire started by throwing lighted matches in that waste basket and the damage you did to the wall by driving nails to hang up pictures."

Dr. Elizabeth Blackwell, who is now living in Hastings, England, at the age of 88, has a dormitory named for her, the Elizabeth Blackwell house at Williams Smith college—the new college for girls, affiliated with Hobart (N. Y.) college where Elizabeth Blackwell, the first of our regularly graduated physicians, took her medical diploma 60 years ago. Mrs. Elizabeth Smith Miller (Gerrit Smith's daughter) of Geneva, N. Y., has very lately presented the Elizabeth Blackwell house with a fine portrait of Dr. Blackwell. At the unveiling of the portrait addresses were made by President Stewardson of Hobart, Miss Anne Fitzhugh Miller and Miss Alice Stone Blackwell. There were songs by the college girls, and the parlors of the Elizabeth Blackwell house were tastefully decorated with flowers. The tribute was a delightful example of poetic justice, for Geneva society ostracized the young woman doctor when she came there to study, more than half a century back. The college, however, admitted her when more than a dozen other medical schools had refused her, and both students and faculty treated her with a kindness for which she has always been grateful.

"I am not a pessimist," said the playwright Eugene Walter, at a dinner, "but I don't believe that human nature is by any means angelic. We are all much alike. The best we can do is to curb our faults and favor our virtues." "What faults should I curb?" a pretty young woman then asked him, so the story runs. "Well," said Mr. Walter, "I should think you'd have about the same faults to curb as a little girl. I talked to a young girl, a charming little girl, and as she was alone in the drawing room while waiting for her father and mother to come down, I said to her: 'Have you got a sweetheart?' She smiled and giggled. 'Yes,' she said softly. 'Well, said I'll give you a quarter if you tell me who he is.' 'Timmy,' she answered in a low voice, and I gave her the quarter. A few minutes afterward she said suddenly: 'Now if you'll give me another quarter I'll tell you who my sweetheart is.'"

The regular meeting of Butler Ames Company, Uniform Rank, Knights of Pythias, was held last night. The committee on arrangements for the presentation of a stand of colors to the members of the company at Wakefield regarded that special care had been engaged to take the members of the company to that place, the cars to leave the square at 6:45 o'clock Thursday night.

The regular meeting of General Ames company, Spanish War Veterans, was held last night in Memorial hall. Six new comrades were welcomed in and a large amount of business was transacted. It was voted to hold an outing in the near future.

IN MEMORY OF WRIGHT
WORCESTER, June 15.—A memorial service for Col. Carroll D. Wright, late president of Clark college, was held yesterday in the college, students of the university and college and members of the faculty attending in academic gowns.

Wright was offered by Rev. Austin Gardner, pastor of the First Unitarian church, and eulogies of Col. Wright were given by Col. A. George Bullock, representing the trustees, Dr. G. Stanton Hall for the University, Dr. Prentiss H. Hart for the college, Ray M. Johnson of Boston for the alumni, and George P. Gould for the student body.

PUTNAM & SON CO.
166 CENTRAL STREET
Colors Won't Fade
We guarantee the color in every suit made by Rogers, Peet & Co., not to fade.
In these days of delicate shades it is worth your while to know if the suit you buy will hold its own through the season. Wear our Rogers-Peet's Suits in the blazing summer sun—if the colors change we will make good to you.
**Strictly All Wool
Guaranteed Not to Fade**
Is our unqualified warranty with every suit we sell made by Rogers, Peet & Co.
These handsome suits
\$20, and up to \$30
**The Finest Panama Hats
In Town**
Bought direct from the importers—bleached by the cleverest straw bleacher in America. No hat in our stock is made heavy or artificially whitened by loading with pipe clay.
"Light as a feather," pliable and in all correct shapes. Fine Panamas, from \$5 to \$15

WEAVERS MEET
National Federation is in Session
LAWRENCE, June 15.—The annual convention of the National Federation of Weavers was opened in Loomis hall yesterday, with President Matthew Hart of New Bedford in the chair. Alderman Robert S. Maloney delivered an address of welcome in the absence of Mayor White. The committee on credentials reported 25 delegates present from Fall River, New Bedford, Adams, Lawrence and Salem Falls. The English speaking weavers of Adams and Somersworth, N. H., unions were not represented. These committees were appointed: Michael Wright of Fall River, Edward McGovern of New Bedford, Mr. Krol of Adams, credentials; Parkinson of New Bedford, John Holt of Fall River, Thomas Halliday of this city, resolutions; James Duffy of Fall River, Arthur Knowles of New Bedford, Miss Annie Burke of Fall River, rules; James Connor of New Bedford, Wm. H. Wilkinson of Fall River, Edmund Champlain of this city, grievances.

TURNBULL-GULLINE
Walter Edward Turnbull, a popular employee of the J. C. Ayer Co., and son of Mr. and Mrs. Hector Turnbull, and Miss Nellie R. Gulline, daughter of Mr. and Mrs. Stewart C. Gulline, were united in marriage by Rev. George F. Kenngott, pastor of the Trinitarian Congregational church, last evening. The ceremony took place at the residence of the bride's parents, 89 Fremont street, in the presence of the relatives and immediate friends. They were unattended. The wedding march was played by Miss Bertie A. Gulline, a sister, and the double ring ceremony was used. Miss Gulline was most becomingly gowned in a dress of white with lace trimmings and she carried a shower bouquet of sweet peas. A reception was held later in the evening. Mr. and Mrs. Turnbull were the recipients of numerous wedding gifts. They left on an extended wedding tour and before their return will visit the bridegroom's uncle, Andrew Turnbull, in Washington. The house was tastefully decorated. On their return they will live in June street.

DR. HOLBROOK'S
KOLA
POWDERS
FOR HEADACHE AND NEURALGIA
ABSOLUTELY SAFE

ST. THOMAS' SALVE
FOR
Piles, Old Sores and Skin Diseases
—FOR SALE—
At All Up-to-Date Drug Stores
THIRTY-FIVE CENTS

COAL
The Satisfactory, Dependable, Worth-the-Money Kind
LIVINGSTON
15 THORNDIKE STREET

WARRANT ASKED

For the Arrest of Tarbox, a Boston Broker

WOONSOCKET, R. I., June 15.—That a warrant for the arrest of Bernard L. Tarbox, the Boston broker, who was married here on June 3 to Miss Gertrude May Devine, his stenographer, by Rev. Hugh P. Hughes of the Globe Congregational church, will be issued with Chief of Police Lowell J. Boston as complainant, is almost certain.

Yesterday afternoon William P. Devine, father of Miss Devine, and his attorney, Francis M. Carroll, came here and were closeted with Chief Boston for a long while and the whole matter gone over.

The Boston men made a complaint of bigamy and they presented a certified copy of the marriage certificate of Tarbox and Miss Florence P. Mathews at Bath, Me., on Nov. 25, 1908. The certificate was attested by Albert J. Grady, city clerk of Bath, Me. It shows that the groom was 25 years of age and the bride 21. They were married by Rev. G. F. Roulard of that city.

Chief of Police Boston was unable to

get in communication with City Solicitor Francis yesterday afternoon, but at his earliest convenience will do so and present what evidence he has at hand to Judge McFee in the district court and ask for a warrant for the arrest of Tarbox on the complaint made by Mr. Devine.

Mr. Devine and his attorney by coming to Woonsocket yesterday put the matter of arresting Tarbox up to the local authorities. They will begin at once, if the warrant is issued, to make a search looking for an arrest.

The penalty for bigamy in this state is from one to five years in state prison and a fine of not more than \$1000. It is believed that Tarbox and Miss Devine are in Canada. There is no extradition law covering bigamy between the United States and Canada, but it is possible that the Canadian authorities may arrest Tarbox on some other charge.

IN WATER TANK

Miss Helen Lord Took Her Life

Miss Helen Lord, a charming and talented young woman, committed suicide Sunday morning by throwing herself into the big water tank on the roof of the residence of Mr. and Mrs. Walter Perham, Chelmsford Centre, where she made her home. Her failure to come to breakfast Sunday morning caused a search with the sad discovery above mentioned. Dr. Amasa Howard was called but the unfortunate young woman had died before his arrival.

Miss Lord was a niece of Mrs. Perham and made her home with the Perhams for the past 12 years. She graduated from the Normal school a year ago and was teaching school in East Harwich, Mass. Recently she returned to Chelmsford for her vacation. She was subject to fits of deep depression, an inherited tendency, and was undoubtedly mentally deranged when she committed the rash act.

Miss Lord was born in Lawrence Sept. 5, 1887. She was a graduate of Chelmsford high school in the class of 1906 and from the State Normal school in this city in 1907. For the past year she had taught in the public schools at East Harwich, where her work had been highly satisfactory, the choice of two positions for the coming year with an increased salary having been offered to her by the school committee of that town. She was of a companionable disposition and was very interested in the church and social affairs of the village.

LADIES' DAY

AT VESPER COUNTRY CLUB WILL BE OBSERVED JUNE 17

The annual ladies' day of the Vesper Country club will take place at the island on Thursday, June 17.

An invitation tennis tournament in men's doubles will be held at 10 o'clock in the morning and an exhibition will be given in the afternoon by Messrs. Beale Wright and P. J. Sulloway and the Johnson brothers.

Bridge and straight whist tournaments will be held on the veranda of the clubhouse and a lunch will be served from 12 m. to 2 p. m. and from 5:30 to 7 p. m. The American orchestra will furnish music. The affair is to be in charge of the following committee:

Mrs. Paul Butler, Mrs. A. K. Chadwick, Mrs. H. R. Rice, Mrs. B. B. Carey, Mrs. W. S. Coburn, Mrs. F. D. Marble, Mrs. J. F. Preston, Mrs. F. O. Swan, Mrs. Oliver Stevens, Mrs. J. C. Wadleigh, Mrs. Charles W. Wilder, Mrs. James Thorne, Mrs. C. I. Hood, Mrs. C. B. Goodard, Mrs. A. G. Pollard, Mrs. Otis L. Humphrey, Mrs. Frank S. Bean, Mrs. Frank E. Dumbler, Mrs. W. K. Fairbanks, Mrs. E. B. Conant, Mrs. A. D. Prince, Mrs. W. T. Patten, Mrs. A. J. Murkland, Mrs. Fred C. Church, Mrs. C. F. Weston, Mrs. Frank P. Cheney, Mrs. Walter L. Parker, Mrs. Edward Ellingwood, Mrs. J. F. Talbot, Mrs. J. L. Chaffin, Mrs. Harry E. Shaw, Mrs. D. D. Bartlett, Mrs. A. H. Morton, Mrs. E. S. Hylan, Mrs. Arthur B. Merrill, Mrs. John K. Whittier.

A NEW MILL

IS TO BE ERECTED IN NEW BEDFORD

NEW BEDFORD, June 15.—New Bedford's mill properties will be augmented by \$2,500,000 in capital and 100,000 spindles in spindleage and by more than 1500 looms, by the erection of the Nashua Cotton mill, the plans for which will be the largest in the city. William Whitman, of Brookline, president of the National Cotton Manufacturers' Association and already the owner of two of the largest mills in this city, is one of the prime projectors in the enterprise and is expected to be the company's first president.

DRIVER LESCAULT

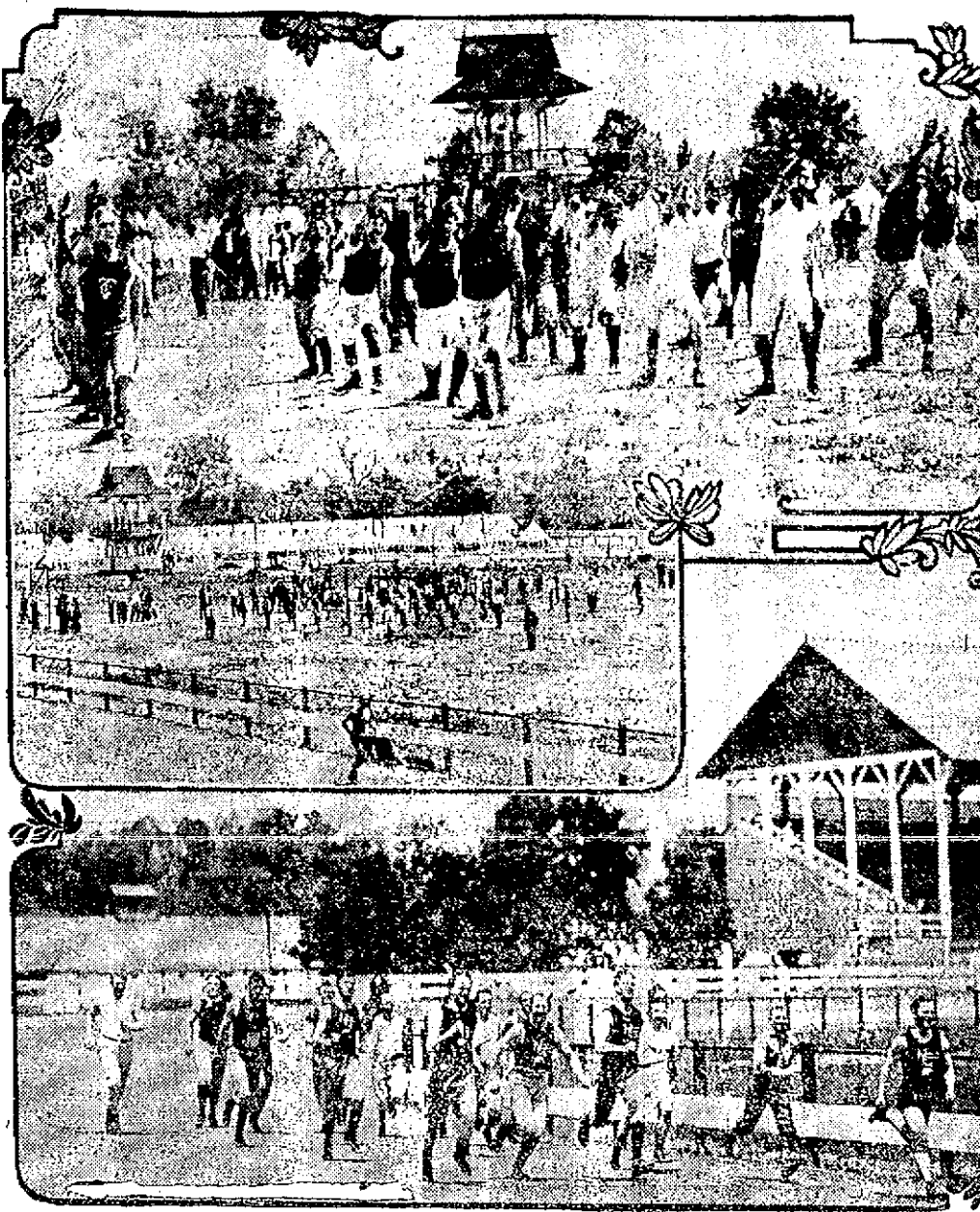
WILL HAVE SIMPLEX AT AUTO RACES

Lescault, the daring speed merchant who drove in the auto race held in this city last Labor Day, will take part in the national races to be held here during September. He was in Lowell Sunday with a Simplex car and stated that undoubtedly he would be one of the contestants and that his car would be of the same make as last year's Simplex.

12,000 MORE SPINDLES

TACONIC, June 15.—An increase of 12,000 spindles to its producing capacity without any new construction at the present time, is announced by the New England Cotton Yarn Co. The installation of the new spindles will be begun immediately. Whether the frames will be played in the Cross River or Colman mill, here, had not been decided.

TURNERS TRAINING FOR FEST IN CINCINNATI; CAMP READY FOR 3000 VISITING ATHLETES



CINCINNATI, June 15.—President Taft has been invited to attend the national turnfest in Cincinnati on June 21, and if he accepts the invitation he will review the great parade and will be welcomed by a brass band seated in a balloon and playing "The Star Spangled Banner." The balloon will ascend from the railway station just as the president arrives. It is intended that the turners' parade shall be the largest in numbers and the most varied in character ever held in Cincinnati. The 3000 active participants in the turnfest will be quartered in a city of tents at the Carthage fair grounds. There will be visiting turners from France and Germany, and Italian and Greek societies will participate in the parade. A monster stage has been erected on Government square, where spectacles and exercises will be held every evening. The grand stand opposite the stage will seat 5000 persons.

A FLAG DRILL

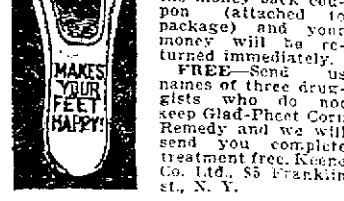
Women's Relief Corps Observed Flag Day

Exercises in honor of Flag day were held in Memorial hall last night under the auspices of the Woman's Relief Corps connected with Posts 42 and 120, G. A. R. The feature of the program was a flag drill by a number of young girls from the Lincoln grammar school under the direction of Miss Ella Prescott. Miss Sophie Thum was gowned to represent the flag and she carried a handsome piece of bunting as well.

Miss Fannie Wolfson played the march for the drill. The drill was given by the following: Misses Muriel Amador, Verna Hamlin, Mildred Delaney, Lillian Jackson, Ethel Chambliss, Helen Westwood, Anna Osborne, Florence Northrop, Marion Nichols, Ethel Barris, Mary Whalen, Annie

Good Health

—is within reach of nearly every man and woman who earnestly desires it. Start right with



Sold Everywhere. In Boxes 10c. and 25c.

Mercier, "The Automobile Man"

Two 1910 Stevens-Duryea Seven Passenger Touring Cars, 54 H. P. Fully equipped with all modern accessories. Competent Chauffeurs. Reasonable Rates.

EDMOND H. MERCIER, 141 Cabot Street, LOWELL, MASS.

Summer Prices

For

Buy Early and Get the Best

E. A. Wilson & Co.

4 Merrimack Square—700 Broadway—15 Tanner Street

PRESENTED PURSE

REV. FR. BARETTE, O. M. I., PLEASANTLY SURPRISED

Sunday, the feast of St. Anthony, Barete, O. M. I., chaplain of St. Anne's sodality, and at the meeting of the sodality at St. Joseph's church on Sunday afternoon the members pleasantly surprised Fr. Barete by presenting him with a purse of \$50 in gold. Rev. Fr. Barete, after thanking the members for their kindness, announced that the money would be devoted to the fund towards the big lawn fête under preparation for the benefit of the French American orphanage. The fête is to be given under the auspices of the sodality, and Rev. Fr. Barete is the general manager of the affair.

AMBULANCE BUSY

Had an Exciting Time Last Night

The ambulance was kept on the jump answering calls last night. Shortly before 8 o'clock the ambulance was called to the corner of Bridge and Amory streets to remove Margaret Carroll of East Draught to St. John's hospital. The woman was driving a spirited horse and while trying to arrange a part of the harness the animal kicked her. Her injuries were not considered very serious.

The second call of 8:30, when a little girl six years old, Dora St. Peter, fell from a window at her home, 75 Perkins street, and received a broken jaw. The injury was exceedingly painful and she was taken to the Lowell hospital.

At 9:30 a call came from the corner of Central and Prescott streets where a woman, the name of Jennie Silver, overcome by the heat, had fainted, and was taken into a nearby store. She was carried to her home, 30 Elm street.

SENATOR LODGE

SAYS TARIFF IS BEING REVISED DOWNWARD

SOMERVILLE, June 15.—Sen. Henry Cabot Lodge in a letter to the Somerville board of trade, received last night, states with emphasis that the tariff is being revised downward and not upward and that the new bill will be a good one.

The letter was a response to one from the board asking the senator to support the revision of the tariff. The reply received by Secretary Albert L. Haskell says: "There is prevailing sentiment that the tariff is not being revised downward, but that it is being revised upward. The tariff is being revised downward and not upward and that the new bill will be a good one."

The parishioners of St. John's Episcopal church will give a reception to the Rev. L. M. Manchester Wednesday, June 16, from 5 to 8 p. m. in the church. Friends and former parishioners are invited to attend.

For the Summer's Cooking

No kitchen appliance gives such actual satisfaction and real home comfort as the new Perfection Wick Blue Flame Oil Cook-Stove.

Kitchen work, this coming summer, will be better and quicker done, with greater personal comfort for the worker, if, instead of the stifling heat of a coal fire, you cook by the concentrated flame of the

NEW PERFECTION

Wick Blue Flame Oil Cook-Stove

Delivers heat where you want it—never where you don't want it—thus it does not overheat the kitchen. Note the CABINET TOP with shelf for washing plates and keeping food hot after cooking, also convenient drop shelves that can be folded back when not in use, and two nickeled bars for holding towels.

Three sizes. With or without Cabinet Top. At your dealer's, or write our nearest agency.

The **Rayo LAMP** never disappoints—safe, economical and a wonderful light giver. Solidly made, beautifully nickeled. Your living-room will be pleasanter with a Rayo Lamp.

If not with your dealer, write our nearest agency.

STANDARD OIL COMPANY (INCORPORATED)

PRESCOTT ST.

Committee Votes to Lower Sewer

The committee on sewers met last night and voted to recommend the lowering of the sewer in Prescott street. The committee gave hearings on several petitions for sewers.

City Engineer Bowers said that in all probability Prescott street would be paved within the next year with the same kind of paving as has recently been laid in Central and Middlesex streets, and he said that before the paving was laid it would be necessary to relay the sewer. It was stated that the sewer has given considerable trouble and that now was the time to remedy it.

The Prescott street sewer question had gone over for a meeting or two, and last night the committee decided to discuss it in full and it was finally decided to recommend the relaying of the sewer. The new sewer will be on the same level on one end and some four feet lower than now on the other. It will be of brick construction, reinforced with concrete and mortar.

The most important hearing given by the committee had to do with a petition for a sewer from Tanner street for a distance of about 300 feet. The McNabb brothers are building a laundry in the vicinity and they petitioned for a sewer.

John A. McKenna, secretary of the board of trade, also appeared for the petition. He said that it was the duty of the city to assist in every way possible the small business enterprises of the city for the general good.

David Ziskind appeared as a remonstrant. He said that he owned land with a frontage of 300 feet on Cambridge street. He said he did not need a sewer and did not want to be obliged to pay a big assessment for something that he did not need. The committee voted to defer action.

A petition for a sewer in Mt. Hope street from Sixth to Seventh avenues was discussed. Several petitioners appeared, all of whom claimed that under present conditions things were unsatisfactory and dangerous to the public health.

There was one remonstrant, and a further objection to the work was before the committee in that there was a question whether the sewer could be laid without raising the grade of the street because of the low land through which the sewer must pass. At the business meeting it was voted to defer further action until an estimate of the full cost could be obtained.

The petition for a sewer in Parker street was recommended. The petition for the lowering of the sewer in Warren street was laid over until the matter could be given further consideration. Adjourned.

RESPONDED TO CALL

NEWPORT, R. I., June 15.—Without any prior intimation, 1500 members of the various military organizations regarding the defenses to Narragansett bay responded to a call to arms last night to repel the invasion of a pseudo enemy's ship. Scarcely had the call been sounded when the searchlights were turned and within a few minutes the invading vessel, erstwhile attached to the quartermaster's department as a launch, was picked up and technically put out of commission. Thus the enemy could not advance.

FOUGHT A DRAW

NEW YORK, June 15.—Jeff O'Connell, an English lightweight and Frank Martin of New York, fought a fast 10 rounds to a draw at the Olympic A. C. here last night.

COMMITTED SUICIDE

LYNN, June 15.—Ordinary hanging was too simple a means of suicide for two ears old Richard McClellan of Chittenden, so when he wanted to end his life yesterday he rigged up an unusual device. Tying a rope end on an outside door knob he threw the rope over the door, tying the unattached end to a towel which he had previously fastened about his neck. To do this it was necessary to mount a chair. He knelt away the chair and then dangled into eternity.

Fabric That Doesn't Wear

There is a very wide difference in silks, as you know. We import the raw silk and make our own fabric to secure our durable weave.

Thus we can put a guarantee in each pair, and know that the gloves will fulfill it.

Yet every silk glove which lasts half as long costs the full Kayser price.

The Kayser

Patent Finger-Tipped Silk Gloves

Kaysers are the final result of 25 years of experience. Since matrons were girls, the Kaysers have been the standard silk gloves of the world. Every Kayser goes through 50 operations to secure its perfection in finish and fit. Each finger has our patent tip. You can get these gloves at the price of the poorest if you look for "Kayser" in the hem.

Short Silk Gloves 50c, 75c, \$1.00, \$1.25
Long Silk Gloves 75c, \$1.00, \$1.25, \$1.50

JULIUS KAYSER & COMPANY, MAKERS NEW YORK

Brown Tail Moth Rash

And all itching diseases of the skin yield quickly to the soothing influence of

Lan-Mol

At all Druggists, 25c

W E A K

CHILDREN with no life or fun—listless and pale, might have worms. Give them

KICKAPOO

WORM KILLER

A children's remedy which has been used by mothers for many years, and who recommend it. Pleasant tasting candy lozenges. All druggists.

KICKAPOO MEDICINE CO., CHICAGO, ILL.

WILL BUY

Gold, Silver, Diamonds, Jewelry. Highest cash prices paid. Send articles by registered mail and get my offer. References: National Security Bank, South End National Bank.

HENRY C. MORRIS, Jewelers' Bldg., 373 Washington St., Boston

14 Men Painting Signs

CAN YOU BEAT IT?

KIMBALL SYSTEM

Lowell

DR. EDWARDS' DANDELION

TABULETS AND PILLS

A Miracle in a Blood Purifier. Say thousands who have used them. A positive cure for Rheumatism, Constipation and Pimples. Best remedy for Liver, Kidney and Stomach. Eliminates all poisons from the system without griping. Purely vegetable and guaranteed under Pure Food and Drug Law. Free samples on request. To SCIENCE CHEMICAL CO., 25 Franklin Street, New York. 25 cents a box at

ELLINGWOOD & CO., Lowell, Mass.

Bay State Dye

Do not wait until the warm weather is on before you send in your summer suit to have it cleaned, pressed or dyed. We are now better prepared than ever to take care of your work and put your clothes in shape and make them look like new. We have all the latest machinery to do the work with. We want to get one thousand men's suits to start with and we will give you a special price for the first 1000 suits of ladies' wearing apparel as well as men's. The Bay State Dye Works, 51 Prescott St. All orders promptly attended to. All work first class, bringing in your goods at once.

McGauvran Bros.

LOWELL'S LEADING

Piano and Furniture Movers

Furniture and Crockery Packed by Experienced Men

STORAGE

Office, 5 Bridge Street

Opp. Transfer Station

Office Tel. 49 Residence Tel. 1035-1

SIMPLEX Vacuum Cleaner

Operated by hand. Price \$25 delivered. Rentals, \$2.50 per day.

W. T. S. Bartlett

654-659 MERRIMACK ST.

The Upjohn Hardware Store

W. L. O'HILL & CO.
Merrimack Square
CASH OR WEEKLY PAYMENTS